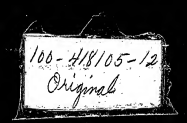
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BRIEF ON EX-COMMUNISTS AS WITNESSES





FEDERAL BUREAU OF INVESTIGATION
UNITED STATES DEPARTMENT OF JUSTICE
John Edgar Hoover, Director

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Section I

Ex-Communists as Witnesses

Attorney General's Memorandum of March 21, 1955

Under date of March 21, 1955, the Attorney General submitted a status report regarding the use of ex-Communists as witnesses. In this report the Attorney General issued instructions as to future steps to be taken by the various divisions of the Department.

The Attorney General's report contains a number of separate but interrelated topics. All of the pertinent topics are treated in this section of the brief. For purposes of clarity, the statements of the Attorney General are underlined and are followed by our observations.

The copy of the Attorney General's letter, itself, is carried as Exhibit I.

MATUSOW MATTERS

v.2.

Item 1 (a) deals with employee security cases in which Matusow furnished information. The Attorney General states that if the FBI finds additional such employee security cases or similar cases other than employee cases, it will notify Internal Security Division of the Department.

General was furnished a list of thirty-one employee security cases found to contain information from Matusow. Copies of the list were also furnished to Messrs. Rogers and Tompkins and to the Records Administration Branch of the Department. In addition, each Government agency concerned was advised of the identity of the particular document containing Matusow's information and was advised of the temporary informant symbol given Matusow in those instances where his identity was concealed. Several additional cases have since been located and the Department and pertinent Government agencies have been advised. Should other cases containing information from Matusow be located, appropriate notification will be given the Department and any other Government agency concerned.

Likewise, in security and other similar cases, in each case wherein it has been determined that Matusow furnished information and was concealed by a T symbol or characterized as to reliability, we have advised the Records Administration Branch and other agencies to which the reports were disseminated.

Through file reviews in the regular course of business both in the field and at the Seat of Government there will, no doubt, be additional instances located wherein information from Matusow has been furnished to the Department and other Government agencies wherein Matusow is concealed by a T symbol or is characterized as to reliability. As these instances are located the Records Administration Branch of the Department and other pertinent Government agencies will be promptly advised under individual case captions. In each instance the Bureau document containing information from Matusow will be properly identified, the symbol number under which Matusow's name is concealed will be pointed out and the fact that he is considered of known unreliability will be set forth.

For all practical purposes, the Bureau has completed corrective action in the Matusow case.

Service cases in which Harvey Matusow testified. The Attorney General memorandum states that since Matusow's testimony was corroborated and the defendant refused to testify, the case will not be reopened.

Item 1 (c) (i) states that the report of Messrs.

Tompkins and Lumbard on Matusow should cover disposition of court cases, Subversive. Activities Control Board cases and employee security cases in which Matusow was involved, included recommended course for further steps.

On March 12, 1955, Judge Robert E. Thomason, Western District of Texas, denied the motion for a new trial in the non-Communist Labor Management Relations act case of Elinton Edward Jencks. This motion was based on Matusow's affidavit of January 20, 1955, repudiating his trial testimony. On March 16, 1955, Judge Thomason sentenced Matusow to three years for contempt of court for repudiating his trial testimony.

The hearing of testimony in the motion for a new trial in U.S. vs Flynn (second New York Smith Act trial) ended March 21, 1955. This motion was based on Matusow's affidavit of January 31, 1955, repudiating his testimony in that case. Briefs were filed with Judge Dimock, Southern District of New York on March 25, 1955. No decision has been given by Judge Dimock as yet.

Subversive Activities Control Board cases in which Matusow testified are discussed under item 1 (d) and employee security cases are covered above under item 1 (a).

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Item 1(c)(ii) states that the report on Matusow should include "Evidence of Communist plot against the Department of Justice, or any part thereof, and of campaign against Government informants and witnesses, is disclosed by study of Matusow matters."

The Communist Party over the years has attempted to smear the Federal Bureau of Investigation wherever possible and since 1948 when the Government first proceeded against the top Communist leaders under the Smith Act, the Communist Party has openly referred to the Federal Bureau of Investigation as "the enemy."

The Communist Party has been notorious in its attacks against the use of "informers" and has waged a constant propaganda program against the use of Government informants referring to them as "stoolies," stool pigeons, informers, et cetera. Following the filing of the affidavits by Harvey Matusow, recanting his testimony in the Clinton Edward Jencks case in Texas and the case against the thirteen New York second-string Communist Party leaders on January 20 and January 31, 1955, respectively, the Communist Party has mobilized its entire apparatus to seize upon the Matusow incident in order to weaken the Government's entire security program.

The east coast Communist newspaper "Daily Worker" on January 31, 1955, contained an editorial entitled "A Bomshell." The editorial discusses the Matusow incident and states "The American people have a right to know all the facts behind the Matusow case. They have a right to know the extent to which the Department of Justice has been used as a Department of Frame-up. The American people have a right to demand that the Justice Department drop every thought-control prosecution under way and that all imprisoned victims be released."

William Z. Foster, National Chairman of the Communist Party, USA, wrote an article in the February 1, 1955, issue of the "Daily Worker" entitled "Matusow Confesses Perjury." Foster stated "The Matusow admission of perjury should be made the opening wedge for a thorough-going exposure of this whole rotten frame-up system now besmirching the Federal courts and railroading innocent people to jail."

The "Daily Worker" on February 2, 1955, editorially demanded a probe "of the Justice Department's informer system -

not by the Department itself, but at the hands of such a body as the Senate Judiciary Committee."

The February 11, 1955, edition of the "Daily Worker" editorially declared "The need for a real investigation of the entire informer system AND OF THE JUSTICE DEPARTMENT'S ROLE IN IT is underscored by the revelations of a second informer, Mrs. Marie Natuig, that she was forced by Government attorneys to perjure herself in the Lamb case."

On February 25, 1955, the Communist Party, USA, released in the "Daily Worker" the text of a letter addressed to President Eisenhower signed by William Z. Foster, National Chairman of the Communist Party, USA, on the preceding day. The letter calls attention to the Matusow incident and states "Mr. Brownell and Mr. Hoover should be immediately suspended from their official functions and a thorough-going Senate Judiciary Committee investigation be made of the gross mismanagement of their offices, including the use of paid informers and the subornation of perjury by Government officials."

On February 25, 1955, Robert Klonsky, Communist official in Philadelphia, discussed the Matusow case. He told the members of the Philadelphia City Committee that the Communist Party is urging that letters, post cards and telegrams be sent to Senator Harley M. Kilgore demanding a Congressional investigation of the entire informant program of the Federal Government and that the Communist Party was also urging communications to newspapers and prominent people along the same line. Klonsky also said that the Communist Party should push Matusow's book, "False Witness" and get it before Party and non-Party people.

On March 4, 1955, Harry Sacher, attorney for Communist Party leaders, addressed a meeting attended by top leaders of the Communist Party, USA, and the Civil Rights Congress. The purpose of the meeting was for Sacher to brief the individuals present on the Matusow case and adopt an agitation and propaganda campaign designed to do away with Government informants or as an alternative to have their testimony discredited in the eyes of the public at future trials.

On March 4, 1955, the "Daily People's World," west coast Communist newspaper, offered its readers a free copy of the book "False Witness" by Harvey Matusow for obtaining a new subscription for a twelve-month period.

The Communist Party through its daily press and Communist front organizations since January, 1955, has on a daily basis propagandized the Matusow incident and has attacked the Government's security program. The current Communist Party line is to step up the attack against the credibility of Government witnesses and to enlist the support of the non-Communist public. In this connection, the feeling among top Communist leaders is that speed is essential in order to capitalize fully on recent events.

"The Worker," weekend edition of the "Daily Worker," on March 27, 1955, carried an editorial entitled "Don't Be Cheated of Victory," which sums up the Communist Party program in this regard as follows: "The demand should go forth ever stronger for an end to the informer system, for freedom or at least new trials for the Smith Act victims, for quashing the 'membership' indictments and for repeal of all McCarthyite laws."

Item 1 (c) (iii) states that the report of Messrs.

Tompkins and Lumbard on Mautsow should also cover recommendations as to discipline of any Department employee who did not maintain proper standards in preparing or using Matusow in behalf of the Government.

This item also deals with a memorandum from the Immigration and Naturalization Service dated February 24, 1955, which states that Matusow was not used as a witness after April 8, 1954, "on receipt of information that the subject had written letters to his wife in which he stated that he had sommitted perjury in testifying regarding Communism. The Attorney General asks if the FBI and Internal Security Division were notified of this at the time. We have not located any indication that the Immigration and Naturalization Service did call our attention to this information at that time.

This item also asks whether newspaper reports are accurate which state that Matusow testified before a Congressional Nommittee that he could personally identify 10,000 Communists in New York City. Our files reflect that Matusow on March 13, 1952, testified before the Senate Subcommittee on Internal Security, Washington, D. C., in a hearing concerning the Institute of Pacific Relations. Matusow said that while he was a Communist Party member he had worked in three Communist Party bookshops. He described the nature of these bookshops and when questioned concerning people coming in to buy books he stated "Yes, in my position in the bookshop I know by sight probably 10,000 Party members in New York. He had seen them at various mass meetings or they knew me to be a Communist." A copy of the transcript of this public hearing was furnished to Assistant Attorney General Charles B. Murray by memorandum dated September 23, 1952, captioned "Institute of Pacific Relations, Espionage - R." Our memorandum pointed out that this transcript contained testimony of Harvey Marshall Matusow.

This item also asks "Was there anything in Bishop Oxnam's public statements that should have alerted us?" Bishop Oxnam's statement to the effect that Matusow had stated that he had lied to Congressional Committees was reportedly made at a conference of the Methodist Church during the early part of June, 1954.

Information concerning this statement was furnished to Assistant Attorney General Warren Olney III by letter dated July 6, 1954.

And copies of newspaper articles to Assistant Attorney General.

William F. Tompkins by letter dated July 20, 1954.

DONALD ANGUS CAMERON

6.8

Information concerning Cameron pertains to Section I (c) (iv) of the Attorney General's memorandum dated March 21, 1955, in which he instructs that the report of Messrs. Tompkins and Lumbard on Matusow should contain recommendations as to proposed prosecutions or further Congressional investigations of Cameron, Kahn or other individuals or labor unions, based upon evidence discovered in their investigation.

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Cameron, of the firm Cameron and Kahn Company, Inc., New York City, publisher of Harvey Matusow's book "False Witness," was born December 25, 1908, in Indianapolis, Indiana. He received an A. B. degree from DePauw University in 1930, and married in 1936. He was editor in chief and officially of Little, Brown and Company, Boston, Massachusetts, from 1943 to 1951, when he resigned due to differences of opinion in editorial policies.

Bureau investigation of Cameron was initiated in 1945, it is pending, New York is origin and Cameron is on the Security Index. Louis Budenz, former Communist Party official in testimony before Senate Internal Security Subcommittee in 1951, described Cameron as a Communist Party member and Herbert Philbrick, former Communist Party member, in testimony before the same committee in 1953, identified Cameron as a person described to him as a Communist Party member. Cameron has been affiliated with numerous organizations cited by the Attorney General. Cameron in testimony before the above-mentioned committee on May 7, 1953, declined to answer questions regarding Communist Party membership citing the Fifth Amendment.

He also appeared before the Senate Internal Security Subcommittee in executive session on February 17 and 18, 1955, and in public session on March 9, 1955, and again invoked the Fifth Amendment, regarding his Communist Party membership. This testimony was forwarded to New York by Bureau letters dated March 3, 1955, and March 28, 1955, respectively, for analysis to determine whether he committed perjury in his testimony.

ALBERT EUGENE KAHN

Information concerning Kahn pertains to Section 1
(c) (iv) of the Attorney General's memorandum dated March 21,
1955, in which he instructs that the report of Messrs. Tompkins
and Lumbard on Matusow should contain recommendations as to
proposed prosecutions or further Congressional investigations
of Cameron, Kahn or other individuals or labor unions, based
upon evidence discovered in their investigation.

Kahn has been on the Security Index since October 30, 1945, and is a key figure of the New York Office. Reliable informants have placed Kahn in the Communist Party or Communist Political Association, 1944-1949. Louis Budenz knew subject as a Communist 1940 - 1945. Elizabeth Bentley collected Communist Party dues from Kahn in the early 1940's. Kahn has been President of the Jewish Peoples Fraternal Order of the International Workers Order (IWO) and a member of the National Board of the IWO, 1944 - 1953. These organizations have been designated by the Attorney General pursuant to Executive Order 10450. Kahn has also been associated with numerous Communist fronts during the past fifteen years.

Kahn was born May 11, 1912, at London, England. He came to the United States in 1920. He has derivative citizenship. Kahn lives on Glengary Road, Croton-on-the-Hudson, New York. He is associated with Donald Angus Cameron in the firm of Cameron and Kahn Company, Incorporated. This firm published Harvey Matusow's book "False Witness."

Kahn is a lecturer and writer by profession. From 1939 until 1943 Kahn was editor of "The Hour," a weekly newsletter originally published by the American Council against German Propaganda and later by The Hour Publishing Company. "The Hour" has been cited by the California Committee on Un-American Activities, 1948 Report, as among publications which the Committee found "to be Communist initiated and controlled, or so strongly influenced as to be in the Stalin solar system."

Kahn testified before the Eastland Committee
(Subcommittee to Investigate the Administration of the Internal Security Act and Other Internal Security Laws of the Committee on the Judiciary, United States Senate) meeting in Executive Session at Washington, D. C., on February 23 and 26, 1955, concerning his relationship with Matusow. He invoked the Fifth Amendment in answer to questions concerning his (Kahn's) membership in the Communist Party. His testimony was forwarded to New York

by Bureau letter dated March 17, 1955, for analysis to determine if he may have committed perjury. He also testified before the Eastland Committee meeting in public session at Washington, D. C., March 7 and 8, 1955. This testimony was forwarded to New York by Bureau letter dated March 28, 1955, for a similar analysis.

to the Department. A detailed summary report dated March 15, 1955, at New York setting forth his pertinent activities was forwarded to the Department by letter dated March 22, 1955.

Item 1 (c) (iv) states that the report of Messrs.

Tompkins and Lumbard should also cover recommendations as to proposed prosecutions or further Congressional investigations of other individuals or labor unions based upon evidence discovered in the investigation.

Evidence developed in the current investigation regarding Matusow is to the effect that the International Union of Mine, Mill and Smelter Workers (IUMMSW) agreed in September, 1954 to buy 2,000 copies of Matusow's book at 50 cents each. This agreement was made with Cameron and Kahn, publishers of the book, before Matusow had even contacted Cameron and Kahn. Albert Kahn later put Matusow in touch with Nathan Witt, attorney for the union, who obtained an affidavit from Matusow repudiating his testimony in the Jencks case.

This chain of circumstances is being considered along with other evidence by a federal grand jury in New York as a possible conspiracy to obstruct justice. No action will be taken until all available evidence has been prænted.

Item 1 (c) (v) states that report of Messrs. Tompkins and Lumbard should include whether or not there should be closer liaison between the Immigration and Naturalization Service and the FBI as to information concerning witnesses and informants.

Under date of May 13. 1954, a letter was transmitted to the Attorney General concerning informants and witnesses used by the Immigration and Naturalization service. Attached was a 74 page memorandum furnishing brief sketches on each informant or witness being used by the Immigration and Naturalization Service. It was pointed out that although many of the individuals used by the Immigration and Naturalization Service absence to be completely reliable, others such as Matthew Cvetic, and Harvey Matusow have demonstrated their untrustworthiness and unreliability. It was stated in this memorandum that it was strongly felt that the FBI should not be called upon to vouch for the reliability of those individuals who are not under our control nor attempt to advise the Immigration and Naturalization Service which informants or witnesses it should or should not use in connection with prosecution under its jurisdiction.

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Item 1 (c) (vi) states that the report of Messrs.

Tompkins and Lumbard should cover any instructions to be issued to Departmental professional employees concerning the responsibility of trial attorneys or prosecutors for the reliability of witnesses.

This appears to be purely a Departmental matter.

SUBVERSIVE ACTIVITIES CONTROL BOARD CASES

Section 1 (d) of the Attorney General's memorandum of March 21, 1955, captioned "Ex-Communists as Witnesses" states that Harvey Matusow was utilized in the following four cases: The Communist Party, USA case, the Labor Youth League case, the National Council of American-Soviet Friendship case and the Veterans of the Abraham Lincoln Brigade case.

Matusow testified in the Communist Party, USA case on March 10 and 11, 1952. In this case the Government asked the Court of Appeals to disregard his testimony in toto and that Court decided the appeal in favor of the Government.

Matusow testified in the Labor Youth League case on December 9 and 10, 1953. The Subversive Activities Control Board in reporting its finding in favor of the Government stated it disregarded Matusow's testimony in toto.

Matusow testified in the National Council of American-Soviet Friendship case on June 3, 1954. In the afore-mentioned memorandum it is noted that the statement appears that Assistant Attorney General William F. Tompkins has stated that Matusow's testimony could be stricken from the record without affecting the Government's case.

Matusow testified in the Veterans of the Abraham Lincoln Brigade case on June 7, and 8, 1954. The afore-mentioned memorandum contains the statement that Assistant Attorney General William F. Tompkins has stated that Matusow's testimony could be stricken from the record without affecting the results of the case.

In the memorandum from Assistant Attorney General William F. Tompkins to the Attorney General dated March 11, 1955, captioned Witnesses Before the Subversive Activities Control Board," a copy of which was transmitted to the Bureau by the Attorney General's memorandum dated March 22, 1955, page 7, states in regard to Matusow's testimony that a separate memorandum is being prepared appraising his testimony in the four afore-mentioned cases, but that it can be stated at this time that it is not considered necessary to reopen any of these cases because of Matusow's recent defection.

Ju. (6.	Section 2 (a) of the memorandum from the Attorney General indicates that Assistant Attorney General Warren Olney III is to advise the Attorney General as to whether prosecution of is warranted by reason of disclosures in the Federal Communications Commission (FCC) hearing.
		recently testified in the Edward Oliver Lamb hearing before the FCC and subsequently repudiated his earlier testimony contending he was prevailed upon by Government personnel to give false testimony against Lamb. In accordance with Departmental instructions the field was ordered to conduct a perjury investigation on Watson on February 26, 1955, and the Department has been furnished with all reports reflecting interviews with all persons charged by as having been responsible for "coaching, conditioning and misleading conversation" which caused him to falsely testify in the FCC hearings on Lamb. All persons charged by deny this allegation. In addition, as other reports are received they are reviewed and analyzed and furnished to the Department promptly. Additional leads are being covered resulting from a review of the transcript of the testimony in the Lamb hearing before the FCC to determine whether or not has perjured himself in other aspects of his testimony before the FCC. It is expected that investigation will be completed in about ten days.
a	B	Section 2 (h) states that the FBI advised the Attorney General that was never used as an informant.
	(4.	This information is factual inasmuch as was never utilized by the Bureau as an informant. Section 2 (c) stated that Internal Security (Division
٠٠.	9.1	of the Department) advised the Attorney General that was never used by it as a witness.
	_	Our files do not reflect any instance in which was used as a witness by the Internal Security Division of the Department.

O.C.

Section 2 (d) comments on information from the Immigration and Naturalization Service (INS) that was used as a witness in eight deportation cases and one denaturalization case, also that he will hereafter not be used as an informant or witness by INS.

No comment inasmuch as this concerns only the Department and INS.

Section 2 (d) also notes that one of the deportation cases (Allen Shifrin) is to be reopened on motion of INS and INS is to advise the Attorney General of the results.

Shifrin was the subject of a security investigation conducted by the Bureau. Our investigation disclosed that he had been employed by the Soviet Government Purchasing Commission; that he had been observed attending several Communist Party (CP) meetings and that he had been a member of the International Workers Order, including holding an office in that organization.

According to information furnished to INS, related he was a member of the CP in Cleveland about 1935 and that Shifrin had attended ten or twelve meetings of a CP unit. He also recalled Shifrin served on a Committee for the Election of Andrew Onda, a CP candidate. In addition, Watson advised INS that he had observed Shifrin paying his CP dues when they were both members of a CP Club in Cleveland.

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Section 2 (d) also notes that a second deportation case

was terminated by the b6
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of Immigration Appeals, INS.

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Bureau files reflect that the basis for termination was that it had not been established that she was a member of the CP, USA, subsequent to her last entry into the United States. Only limited investigation was conducted by the Bureau on prior to her arrest by TNS on charges of being an alien and member of the CP.

CASE

Item 3 of the Attorney General's memorandum dated 1955, states with reference to the neither the Federal Bureau of Investigation (FBI) nor the Immigration and Naturalization Service nor the Internal Security Division (o,f the Department) used as an informant or as a witness. The memorandum reflects that Mr. Olney would keep the Attorney General advised as to the developments in the indictment of for perjury arowing out of the Federal Communications Commission (FCC) as is known, is the woman from Miami, Florida, who volunteered to Agents of the Miami Office in the Fall of 1954 that she knew Edward Oliver Lamb, who was then receiving publicity that he was to have a hearing about the renewal of a broadcasting license from the FCC. sta that if her identity could be protected that she could testify as to Communist Party activities on the part of Lamb This information was made available to the Department as having bearing on the FCC hearing. At the Department's request was asked if she would not give the information directly to a representative of the FCC. This she agreed to do and as soon as it was learned by the FBI that she had likewise fur<u>nished h</u>er true identity to the FCC all information bea<u>ring</u> reliability and credibility which had been collected and was quite substantial was referred to the Department prior to her appearance as a witness at the FCC hearing. It is believed that because of the information about her reputation furnished, that it was felt desirable by the Department to have her tell her story about Lamb before a grand jury to "tie her down," which she did on September 30, 1954. testimony during the fall FCC session on Lamb was considered damaging to Lamb's case and helpful to the Government. She was recalled as a witness for the FCC hearing in February of 1955 when she completely recanted the testimony previously offered by her. As a result of this,

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indicted by the Federal Grand Jury on nine counts of perjury on March 7, 1955. At her arraignment on March 11, 1955, she pleaded not guilty. Bond was set for |at \$2,500 and a trial date set by Judge Pine for April 18, 1955. Special Agent in Charge Edward J. Powers and Special Agent Charles Schildecker testified at the Grand Jury. Counts seven, eight and nine of the indictment deal with alleged perjury on February 9, 1955, as to what she had previously testified to, at the FCC hearing, concerning her statements made at meetings on September 15 and 21, 1954, to Powers when he was Special Agent in Charge at the Miami Office. It is contemplated that Powers and possibly Schildecker may be requested to appear at the trial for |recanted her testimony $_{
m b7D}$ It is known that after and before she was indicted that she was in touch with Departmental attorneys and that she indicated that the original story she told about her relationships with Lamb, the one which she presented in the fall session of the FCC,

was .the truth.

MATTHEW CVETIC

1	Item 4 deals with Matthew Cvetic and	
	both of whom are former confidential informants of the Pittsbur	gh
l	Office. The Attorney General states that the Immigration and	
MI	Naturalization Service advised him on March 16, 1955, that it	
0°'		p6
	The Attorney General requests General Swing to submit his	.b70
1	recommendation as to action to be taken in each case where	b71
1	Cvetic or was used as an informant or witness.	

The Attorney General further states that the Internal Security Division of the Department has advised him that Cuetic testified in 2 cases before the Subversive Activities Control Board. In the case concerning the Labor Youth League. the Internal Security Division has advised that Cvetic's testimony could be stricken in its entirity without weakening the case and it was recommended that the case not be reopened. In the case involving the Civil Rights Congress, Internal Security Division has stated that it believes Cvetic's testimony is credible and recommend that the case not be reopened. Attorney General requests that Mr. Rogers advise him in the Cuetic matter and that Mr. Tompkins advise him as to whether Cvetic was used in any other cases and whether was used in other cases. (Both of these men were used as Government witnesses in the Pittsburgh Smith Act trial).

The Attorney General requests the FBI to advise as to whether evidence from Cvetic or was used in any employee security cases.

Matthew Cvetic was an informant of the Pittsburgh Office for approximately seven years until January, 1950, at which time he was discontinued in view of his repeated demands for more pay and the difficulty in controlling his activities. Since 1950 we have received numerous indications, that Cvetic has been drinking and we warned the Department that he should not be used in the Pittsburgh Smith Act trial.

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	this person was used as an informant of for approximately	
	when he appeared as a surprise witness	
* * /	in the Pittsburgh Smith Act trial.	
11	discontinued, effective	
Ш	following his testimony in this trial. We have had considerable trouble with since his discontinuance and the Department	
$H_{\rm b}$	has been kept fully advised.	b6
111	has been kept fully advised.	b7C
	Both Cvetic and were informants who, subsequent	b7D
	to their discontinuance, have engaged in activities which have	
	been questionable. Both have attempted to capitalize on their	
	former informant status and both have made statements which	
11	were exaggerated and designed to capture the public's imagination.	•
11	Information supplied by these two individuals while they were	
Н	informants, however, has been cross-checked and much of it. verified. There has not been any positive indication that	
11	either of these informants furnished information known to be	
11	unreliable while they were informants. On March 10, 1955, the	
11	Executives Conference took up the question of informants of	
•	this type and it was unanimously recommended that the Bureau	
	not attempt to go back and re-evaluate the reliability of a	
	former informant as to information furnished by him while he	
•	was an informant in the absence of a definite indication that	
	the informant furnished unreliable information to the Bureau	
	while he was an informant. Information furnished by Cvetic	
111	and has been widely disseminated and has been used in	
	Security of Government Employees investigations.	
•	On Manch 16 1055 Tames Eadie Chick of the	
	On March 16, 1955, James Eadie, Chief of the Brownsville, Pennsylvania, Police Department, telephonically	

On March 16, 1955, James Eadie, Chief of the Brownsville, Pennsylvania, Police Department, telephonically advised this Bureau that Cvetic had been arrested by that Department for drunken driving. According to Chief Eadie, Cvetic had driven his automobile into a ditch. Chief Eadie requested advice as to what action he should take with regard to Cvetic and was advised that that individual had no present connection with the FBI and that this Bureau would not intercede for him in any way.

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On March 25, 1955, a reliable confidential informant of our Pittsburgh Office advised that during a March 24, 1955, meeting sponsored by the Pittsburgh Civil Rights Congress which dealt primarily with informants, a report which appeared to be a medical analysis concerning Cuetic was read. According to the informant, the report dealt with Cvetic's recent psychiatric treatment at St. Francis Hospital, Pittsburgh, and Evelyn Abelson, Secretary of the Western Pennsylvania Committee for Protection of Foreign Born, pointed out that her organization and the Civil Rights Congress would immediately begin preparation of a petition for submission to the United States District Court, Pittsburgh, and to the Immigration and Naturalization Service, pointing out that Cuetic's testimony at the Immigration and Naturalization Service hearings and at the Pittsburgh Smith Act trial was valueless since Cuetic was suffering from a nervous disorder.

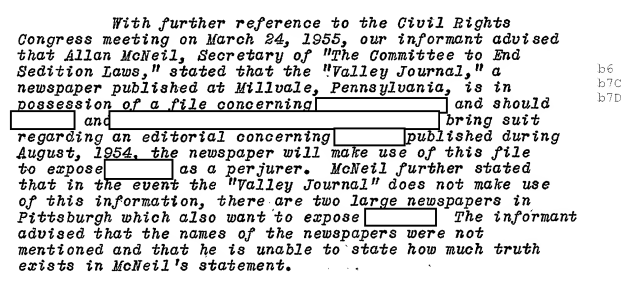
On March 29, 1955, United States Attorney
John W. McIlvaine, Western District of Pennsylvania,
advised our Pittsburgh Office that he is in possession
of a copy of a press release, apparently prepared by the
Western Pennsylvania Committee for Protection of Foreign
Born. Portions of this release, which had not been
printed as of March 29, 1955, read as follows:

"The Western Pennsylvania Committee for Protection of the Foreign Born announced today that petitions have been filed in two deportation cases introducing new evidence relating to the mental illness of Matthew Cvetic, main witness in both Proceedings. Attached to each petition is a summary of the hospital record, which shows that Cvetic was admitted to St. Francis Hospital, Psychiatric Division, on February 17, 1955, was discharged March 5, 1955, and re-admitted on March 19. ... Dr. W. J. Kelly,

who examined Cuetic on his first admission, found 'patient is restless, agitated, has a suspicious attitude, seems afraid, admits drinking heavily of late, is admitted as a chronic alcoholic.' According to the history obtained by the admitting physician, the patient was always rather a depressive person. His son never could understand him, he never discussed his problems with him, and he is at a loss to know what his trouble is at present, other than being lonely. He lives in a hotel room alone and has been writing a book. has been very despondent and unsettled since he resumed drinking. He paced back and forth in his hotel room, he ate and slept very little since Patient used liquor very heavily for a period of five years, but quit altogether two and one half years ago and has been with Alcoholics Anonymous. Patient has been doctoring for a nervous condition. He started drinking this past Sunday and Monday, February 13 and 14. Since he was so despondent, his son called the hotel doctor who gave him some medicine and recommended hospitalization....Cuetic medical record corroborates the charge of all the victims of this informer that his testimony is unreliable, that his motives are questionable, and that his use by the Department of Justice and other Government agencies calls for an investigation. In view of the psychopathic record of Cvetic, the Western Pennsylvania Committee for Protection of the Foreign Born calls for the immediate reopening of all cases in which Cuetic has testified."

United States Attorney McIlvaine stated that he was greatly concerned over this development, since Cvetic is the principal witness in pending Immigration and Naturalization Service cases, the first of which, concerning Joseph Louis Mankin, is scheduled for the April 11, 1955, term of court, Mr. McIlvaine requested that the medical

records at St. Francis Hospital be checked in order to verify whether Cvetic's physical condition is as described in the press release. Our Pittsburgh Office has been instructed to make this check and furnish the results to United States Attorney McIlvaine and to the Bureau, for transmittal to the Department.



It is noted that there is no indication that any information that Cvetic and ______ furnished the FBI while they were informants was unreliable. To the contrary, much of their information has been cross-checked and proved through other sources that their information was reliable.

Item 5 applies to andboth of whom have been used by the Department as witnesses in the past. The Attorney General states that Mr. Rogers should advise the Attorney General as to his opinion on and particularly as to whether we (the Department) should now answer the inquiry as to them from the International Organizations Security Board. The Bureau is not aware of the specific inquiry of b6 the International Organizations Loyalty Board (correct title) b7C referred to in the Attorney General's memorandum. It is b7D believed the Attorney General may have reference to the referral to the Department by the Board of the transcript of the United Nations loyalty hearing in the case of Dr. Ralph Bunche in May, 1954. The Bureau is aware that the transcript of this hearing was referred to the Department by the Board for consideration as to possible perjury. It is noted lacksquarein that hearing testified that Bunche was a member of the Communist Party in 1934 or 1935. This testimony was denied by Bunche and by John Preston Davis, at whose office Bunche was supposed to have attended a Communist Party meeting, according to Patterson and Johnson. In July, 1954, the Department requested additional investigation by the FBI as to whether may have perjured themselves. Additional investigation did not result in evidence which would resolve the question. The Department has received all reports in the Bunche case. No further action by the Bureau appears to be required at this time. was a member of the Communi<u>st Partu</u> He was a paid FBI informant from from 1930 to 1939. Since that time he has been contacted occasionally concerning Communist matters. <u>advised he had never</u> been married Records of the Buffalo Police Department reflect that

according to the police department
records. In November, 1953, exhibited a Photostat
of what he described as his arrest record in the Buffalo,
New York, area.
b6
b7C
.b7D
In the 1050 Stone Walcon State Secretion this?
In the 1950 Steve Nelson State Sedition trial,
admitted during cross-examination that he had not told
the truth while testifying in a previous case in 1948 regarding
the furnishing of reports on Communist activities to any Federal
agency. This was the deportation case against Nat Yanish,
Advertising Manager of the west coast Communist newspaper "Daily People's World." When this was brought out in the Nelson
trial. admitted on the witness stand he had lied at the
Vanish tria? heart he at any time promised the PDT not to
Yanish trial because he, at one time, promised the FBI not to
disclose his confidential relationship. of course,
while instructed to maintain his informant status in confidence,
had received no instructions from the FBI to deny his informant status under oath.
status under outh.
When testified for the Government at the
Communist Party hearing before the Subversive Activities Control
Board in 1951, his Nelson case testimony was introduced by the
defense in an effort to discredit him.*
is an ex-Communist who has been
used intermittently as a source of information
has been attacked by outside individuals as possibly being
unreliable and his information is only utilized for lead
purposes at the present time by the Bureau.
par pode at one predent time by the bareaut
was a member of the Young Communist League
from 1928 to 1935 and a member of the Communist Party from 1930
to 1937. He attended the Lenin School in Moscow in 1931. In
1934 was the candidate on the Communist Party ticket
for State Senator, 4th District, Maryland. has testified
before Congressional committees and has been used by the Immigra-
tion and Naturalization Service as an informant and witness.
also was a Government witness in the Los Angeles Smith
Act trial in 1952.
MATERIAL STATE OF THE STATE OF
An additional write-up on appears on page 55
of this brief.
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Section II

Grand Jury Presentment re Harvey Matusow

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GRAND JURY PRESENTMENT IN MATUSOW CASE

In his memorandum dated March 30, 1955, captioned "Ex-Communists As Witnesses" the Attorney General advised that in addition to, or in substitution for, the proposed report of Messrs. Tompkins and Lumbard on Matusow he wanted to consider whether it would be advisable to ask for a grand jury presentment in the Southern District of New York.

We do not know exactly what the Attorney General means; however, in his memorandum of March 21, 1955, the status report on "Ex-Communists As Witnesses," the Attorney General, as noted above, listed under 10 "Matusow Matters," a report to be given by Tompkins and Lumbard on Matusow to cover the disposition of cases in which Matusow was involved as a witness.

It would appear that in addition the Attorney General desires to consider the possibility of having the New York Grand Jury make a presentment of its findings, as a result of its consideration of evidence regarding Matusow's repudiation of his testimony and the surrounding circumstances, which would be in the nature of a public report to the court.

This would serve the purpose of exposing the Matusow situation to a public airing. It could be used to point up the difficulties involved in prosecuting under the existing Perjury Statute. It might serve as a spring-board for the Attorney General to press his campaign for revision of the statute.

Since this is a matter to be considered by the Department from a legal and legislative standpoint, it does not appear necessary for the Bureau to express an opinion.

The Attorney General has recommended a revision of the Perjury Statute to eliminate the requirement that the Government must prove which of two conflicting statements made by a witness is true. The Attorney General has recommended that proof of the giving of contradictory testimony by a witness should be sufficient for a perjury prosecution. He has cited the Matusow situation as an example of the weakness of the present statute.

For your information, a special Grand Jury was convened in the Southern District of New York to consider the Matusow matter on February 8, 1955. The Grand Jury is still in session and innumerable witnesses have been called before it although Matusow himself has not been before the Grand Jury. Prior to convening the special Grand Jury, Matusow was subpoensed to appear before a Grand Jury on February 2, 1955, but his attorneys promptly went before Judge Dimock, who was conducting the hearing for a motion for a new trial in the Flynn case, which motion was based on Matusow's affidavit. Defense attorneys asked that the Grand Jury subpoena be voided. When Judge Dimock indicated displeasure at the issuance of the subpoena, the Government agreed to defer Matusow's appearance before the Grand Jury until testimony was completed before Judge Dimock. hearing on the motion has concluded but Judge Dimock has not yet given his verdict. Matusow, of course, is still in jail in El Paso, Texas, although indications are that he will be released on bond in the near future.

If the Director desires to make a comment regarding the wisdom of the Grand Jury issuing a presentment, there would appear to be no objection on the part of the Bureau to such action by the Grand Jury. However, it should be noted that if possible it would be highly desirable that the Grand Jury take some punitive action, that is, issue an indictment. If an indictment is not possible, of course, a presentment as we understand it, would have the effect of airing in public the facts found by the Grand Jury, which might be desirable.

Section III

Witnesses Before the Subversive Activities Control Board

Assistant Attorney General Tompkins' Memorandum dated March 11, 1955

SECT

WITNESSES BEFORE THE SUBVERSIVE ACTIVITIES CONTROL BOARD

Background:

The Attorney General, in a letter dated March 22, 1955, forwarded to the Bureau a copy of a memorandum Assistant Attorney General Tompkins had prepared for the Attorney General under date of March 11, 1955, captioned "Witnesses Before the Subversive Activities Control Board."* Mr. Tompkins memorandum consisted of an appraisal of the reliability of 84 witnesses and potential witnesses who have testified or may testify for the Government in cases before the Subversive Activities Control Board. In making this appraisal for the Attorney General, Mr. Tompkins memorandum was broken down into the following categories:

- Witnesses Who Were Never Members of the Communist Party and Concerning Whom No Derogatory Information Has Been Received Reflecting Upon Their Reliability. (12 individuals listed in this category)
- Witnesses Who Became Affiliated With The Communist Party at the Instigation of the Bureau or Other Governmental Agencies and Concerning Whom No Derogatory Information Has Been Received Reflecting Upon Their Reliability. (8 individuals listed in this category)
- Witnesses Who Were Members of the Communist Party and Concerning Whom No Derogatory Information Has Been Received Reflecting Upon Their Reliability.

 (39 individuals listed in this category)
- Witnesses Who Were Members of the Communist Party and Who Are Discussed Individually Because of Their Frequent Testifying or Because Information Reflecting Upon Their Reliability Has Been Received.

 (25 individuals listed in this category)

The Attorney General requested the Bureau's comments concerning the information set forth in Mr. Tompkins' memorandum. A memorandum is being sent to the Attorney General furnishing him with additional information in our files concerning a number of the 84 individuals mentioned in Mr. Tompkins' memorandum to the Attorney General mentioned above.

^{*}See Exhibit II

FBI Position:

In analyzing Mr. Tompkins, memorandum to the Attorney General of March 11, 1955, it is noted he set the witnesses out under four categories as mentioned above. In considering the question of whether an individual would make a good Government witness, it would not appear there is any real merit in such breakdowns as used by Mr. Tompkins. In reaching a conclusion as to whether an individual would make a good witness, the question of whether he was or was not a Communist is not the test. The real question is whether a potential witness is reliable and whether his background is sufficiently clean to allow him to successfully stand up under cross-examination aimed at impeaching his credibility and reliability. A former Communist might prove to be an excellent witness, and many have. On the other hand, a person who was never a Communist might be a very bad witness because his background was such as to allow the defense to impeach him as a witness.

The question of whether any individual should be used as a witness is a decision for the Department. The Bureau, of course, will cooperate by furnishing the Department any derogatory information in our possession concerning prospective witnesses. It would certainly be against the best interests of the Government to use such people as Matthew Cvetic and Harvey Matusow as witnesses, despite the fact they might possess valuable information concerning a case under prosecution.

mentioned in Assistant Attorney General Tompkins' memorandum to the Attorney General have testified or will testify in Bureau cases before the Subversive Activities Control Board. We furnished the Department with most of the information concerning these individuals which appeared in Tompkins' memorandum. As a matter of fact, we have furnished the Department with a great deal of background and derogatory information on persons who have been and who may be used by the Department as witnesses before the Subversive Activities Control Board.

Once it has been decided to use a witness before the Subversive Activities Control Board, it is suggested that in every instance the Department be sure to advise the Bureau sufficiently in advance of their use to allow for a review of of our files in order that we may provide the Department with any derogatory information we have before the witness takes the stand.

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Analysis of Witnesses Set Forth in Assistant Attorney General Tompkins' Memorandum:

We have checked our files on all 84 of the individuals mentioned in Assistant Attorney General Tompkins' memorandum to the Attorney General. We have in the past furnished considerable derogatory information concerning many of these individuals to the Department and are again calling that information to the attention of the Attorney General, Deputy Attorney General Rogers and Assistant Attorney General Tompkins, together with any additional information developed as a result of ourfile reviews. A copy of this memorandum to the Attorney General will be furnished to the Director before the conference to be held on April 5, 1955.

In Mr. Tompkins' memorandum it was indicated that the Department had no derogatory information concerning many of these individuals. In those instances where our files also reflected no pertinent information, there would appear to be no question about their utilization as witnesses and no summaries have been prepared.

In a <u>number of instances</u>, however, <u>our file check</u> reflected derogatory information which had not been set forth in <u>Mr. Tompkins' memorandum</u>. With regard to these particular individuals there is set forth hereinafter for the Director's use at the conference a brief summary containing any derogatory information set forth in Mr. Tompkins' memorandum as well as the additional pertinent information contained in our files.

THESE SUMMARIES ARE CONTAINED IN A SEPARATE FOLDER WHICH STARTS ON PAGE 24.

TO:

Messrs. Rogers, Hoover, Swing, Rankin, DATE: March 30, 1955

Tompkins, Olney

FROM:

Herbert Brownell, Jr.

SUBJECT: EX-COMMUNISTS AS WITNESSES

DECLASSIFIED BY 60267 NISIEPIDD" 1-28.2000

Will you please arrange to attend a conference in my office on the above matter on Tuesday, April 5, at two P.M.

In addition to the matters set forth in my memorandum on the above subject dated March 21, 1955 I would like to consider the following:

In addition to (or in substitution for) the proposed report of Messrs. Tompkins and Lumbard on Matusow, would it be advisable to ask for a grand jury presentment in the Southern District of New York.

Discussion of witnesses and proposed witnesses before the SACB, as set forth in a memorandum from Mr. Tompkins to me, dated March 11, 1955, re "Witnesses Before The Subversive Activities Control Board". Mr. Rogers has commented on this memorandum in a separate memorandum to me dated March 28, 1955.

It will be entirely satisfactory to bring with you to. the conference any of your assistants involved in the problems which we will discuss at the meeting.

The Attorney General

March 11, 1955

William F. Tompkins, Assistant Attorney General, Internal Security Division

Witnesses Before the Subversive Activities Control Board

GENETIDENTIAL DECLASSIFIED BY 60267 NISIEPIDO

Pursuant to your request, there is submitted herewith an appraisal of the reliability of all individuals who have testified or who may testify for the government in cases filed by the Subversive Organizations Section with the Subversive Activities Control Board. The presentation of the cases has been completed against the Communist Party, USA (CPUSA), Jefferson School of Social Science (JSSS), Labor Youth League, (LYL), National Council of American-Soviet Friendship, Inc. (NCASF) and Veterans of the Abraham Lincoln Brigade (VALB). The hearing against the Civil Rights Congress (CRC) is now in progress. The cases now pending hearing before the Board are against the American Committee for Protection of Foreign Born (ACPFB), Joint Anti-Fascist Refugee Committee (JAFRC), United May Day Committee (UMDC), Council on African Affairs (CAA), and Washington Pension Union (WPU).

As the basis for this memorandum, Section attorneys reported any information they have obtained from the Bureau, from public sources, and from personal experience with the individuals which might indicate the present or potential unreliability of a witness.

In the listing below, the abbreviation of the name of any case in which a witness has testified, with the date of his appearance, follows his name in regular type. The abbreviations of the names of the cases in which he is a prospective witness are underscored. Only those individuals as to whom a preliminary determination of their probable utilization has been made are listed as prospective witnesses.

I. Witnesses Who Were Never Members of the Communist Party and Concerning Whom No Derogatory Information Has Been Received Reflecting Upon Their Reliability. 1/

b6 b7C

- JAFRC, WPU.
LYL (1/12 - 13/54). - NCASF (5/21, 24/54).
NCASF (5/21, 24/54).
- LYL (1/7/54).
NCASF (5/11 - 12/54).
- LYL $(1/5 - 6/54)$.

^{1/} The names of institutional or public officials who produced and authenticated public documents pursuant to a subpoena duces tecum have been omitted.

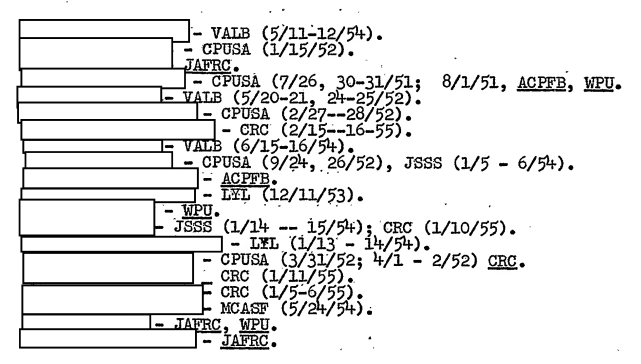
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- CPUSA (4/20/52).
                     CPUSA (9/10 - 13, 25/51; 11/13 - 15, 21,
                      7-29/51).
                       - LYL (12/7 - 8/53).
                   NCASF (5/11/54).
                       - WFU
Wilson, Jacqueline - LYL (1/5/54).
          Witnesses Who Became Affiliated With The
          Communist Party at the instigation of the
          Bureau or Other Governmental Agency and
          Concerning Whom No Derogatory information
          Has Been Received Reflecting Upon Their
                          Reliability.
                    J- VALB (6/8 - 9/54); CRC (12/1 - 3/54).

- JSSS (1/12 - 14/54); NCASF (6/3 - 4, 7/54).

- NCASF (5/19/54).
                - NCASF (5/25 - 26/54); CRC (1/3 - 4/55).

- CRC (2/17 - 21/55).

- NCASF (6/2/54); VALB (6/21/54).
                      - CPUSA (10-9, 15 - 17/52); LYL (12/8/53).
                  R. - JAFRC
    III.
           Witnesses Who Were Members of the Communist
           Party and Concerning Whom No Derogatory In-
           formation Has Been Received Reflecting Upon
                       Their Reliability.
                      - CPUSA (2/12 - 13, 25, 26, 27/52);
                        CRC (2/10/55).
                      - CPUSA (10/17 - 18, 30 - 31/51).
                   AUPFB; JAFRC.
                    - WPU.
                     - ACPFB.
                     - ACPFB.
                     WPU.
                     - CRC (1/4/55).
                      - WPU.
                       - CPUSA (4/2 - 3/52); CRC (2/21, 23/55).
                     - JAFRC.
                      BALB (5/25, 27/54).
- CRC (12/8 - 9/54).
                     ACPFB.
                 CRC (1/10 - 11/55).
CRC (12/9 - 10/54).
                              (6/15 - 16/54).
                     (6/28)
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IV. Witnesses Who Were Members of the Communist Party and Who Are Discussed Individually Because of Their Frequent Testifying or Because Information Reflecting Upon Their Reliability Has Been Received.

Budenz, Louis Francis. This witness has testified in the cases against the CPUSA (4/9, 15--17, 22-23/51), JSSS (12/9-11, 14/53), NCASF (6/8-10/54), VALB (7/19-20/54). In addition to these cases, he has been consulted regarding almost all of the Communist Front cases now pending before the Board. While his testimony is probably not essential to the successful prosecution of any front case in which he has not already testified, his long experience as a high Party functionary places him in a position to make a valuable contribution to almost any future case against a Communist Front organization which existed between 1935 and October, In each case in which he has testified or furnished information, Budenz has proved a reliable witness. However, within the ast month, he has advised this Division that because of what he terms the failure of this government to support former Communists who have testified in its behalf, as well as for reasons of personal health and finances, he will not willingly appear again as a witness for the Department.

before the Board and is considered here because of his possible use in the ACPFB case. A Division attorney interviewed him in connection with the CRC case, but did not consider evidence of sufficient importance to warrant calling him as a witness. The

attorney reported that Butel indicated a willingness to exaggerate facts and recommended that, if used as a witness, he be handled with caution and his testimony be limited to facts contained in his informant's reports to the Bureau. b7C This individual has testified only in b7D the case of <u>United States v. Dennis</u>, et al. She was interviewed by Division attorneys concerning the <u>JSSS</u> and <u>UMDC</u> cases. While it is believed that she could give credible testimony regarding these and other front cases, she is listed here to record that she has refused voluntarily to be called as a witness in any proceeding. Crouch, Paul. This witness has testified before the Board in only the CPUSA case (6/26 - 28/51; 7/9 - 12, 16 - 19, 23 - 25/51). He was consulted concerning the case against the International Workers Order. He was subpoenaed to testify in the VALB case in May, 1954, but it was decided not to use him because of the public attacks on his character. His use in any future case before the Board will not be considered unless his testimony is essential to successful prosecution, and your prior approval has been obtained. This witness has testified before the Board in only the CPUSA case (10/31/51; 1/14 - 15/52). Inasmuch as no detailed information respecting Communist front organizations has been attributed to him, he was not interviewed on any of these cases. It may be noted that the press has reported testifying before the Federal in the past week that Communications Commission in the matter involving Edward Lamb, stated that the subject had assisted in preparing Watson to give false testimony. He was an excellent witness in the CPUSA case. Cvetic. Matthew. This witness has testified before the Board in the cases against the LYL (1/11/54) and CRC (12/13-14/54). Division attorneys who have handled him report that while he gives credible testimony he tends to exaggerate facts. They recommend that his testimony be limited to information corroborated by reports he made while a Bureau informant. As you know, this Division is presently asking a separate evaluation of this witness, which will be the subject of another memorandum. This witness has testified before the Board in the case against the JSSS (11/25,30/53) and has been consulted in the past regarding other front cases. However, she recently advised that she does not wish to testify for the government in the future because she feels that ex-Communists who appear as witnesses are becoming increasingly unpopular and extreme liberal views are in the ascendancy. While professing a keen interest in a vigorous fight against Communism, she is extremely reluctant to "waste her time" testifying for the government in the face of what she considers an adverse political climate. We are now making efforts to get her voluntary testimony in the CRC case.

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Fletcher, Jess. This witness has appeared before the Board in the case against the NCASF (5/25/54). Following this case, he was named the defendant in a libel action by a person he had there identified as a Communist. In addition, while being interviewed concerning another front case, he and a Division attorney conducting the interview became involved in a misunderstanding, which may preclude his use as a witness by that attorney in that case. However, the Bureau characterizes Fletcher as of known reliability and the attorney who used him in the NCASF case also considers him reliable and plans to call him as a witness in the action against the WPU.

Gitlow, Benjamin. This witness, who has testified frequently for the Immigration and Naturalization Service, has appeared before the Board only in the CPUSA case (4/23 - 26, 30/51; 5/1, 7 - 10, 14 - 17/51). Inasmuch as he was expelled from the Party before the existing Communist front organizations were formed, his future use as a witness before the Board is not contemplated.

This witness, who was convicted under the Smith Act in United States v. Huff, has testified before the Board in the CRC case (1/11, 13, 19/55; 2/8 - 10/55). In addition, she has been consulted regarding other front cases and the information she has provided has proved reliable. Her testimony will be of particular value in the WPU case.

This witness has testified before the Board in the VALB case (6/9/54). Although his testimony there proved reliable, in interviews with Division attorneys concerning this and other front cases, he has demonstrated a tendency to give obviously hearsay evidence. In addition, the Bureau has advised that he has been an alcoholic. He will not be used in future front cases unless his evidence is shown to be reliable and important to successful prosecution.

This witness has testified before the Board in the CPUSA case (9/17 - 19/51). It is understood that under cross-examination in this case, he acknowledged that he had not been entirely truthful in his direct testimony. Although he could provide valuable testimony in the UMDC, CAA and JAFRC cases, he will not be considered for use as a witness unless his testimony is essential to successful prosecution, and your prior approval has been obtained.

This witness has testified before the Board in the cases against the CPUSA (5/17, 21 23/51; 6/4 - 5/51) and NCASF (5/17 - 18/54). He was consulted by Division attorneys regarding the National Lawyers Guild (NLG). Although they, and others, have reported that Kornfeder demonstrates a tendency to state legal conclusions not supported by facts, it is believed that, if carefully handled to limit him to factual testimony within his personal knowledge, he makes a good witness. However, since the evidence he can provide concerning Party activities is necessarily limited to the period prior to his expulsion from it in 1934, it is not likely that he will be needed as a witness in any future front case.

Thiswitness has testified before the Board in the JSSS case (12/1 = 2/53). Since then she has been consulted by Division attorneys concerning other Front cases and the recent case of the United States v. Weinstock. The consensus of opinion of the attorneys who have interviewed her is that she has become an unstable, neurotic individual whose testimony would have to be limited to facts susceptible to complete corroboration. Her use in any future case before the Board will not be considered unless her testimony is essential to successful prosecution.

This witness gave limited testimony, which proved reliable, before the Board in the case against the NCASF (5/20 - 21/54). Since then, the Bureau has advised that it is no longer contacting him for information because he is considered unreliable and untrustworthy. In addition, Division attorneys who have interviewed him regarding other front cases consider him unstable. Therefore, his future use before the Board is not contemplated.

This witness has testified before the Board in the cases against the CPUSA (1/21 - 24/52; 2/6 - 7, 11 - 12/52); JSSS (12/14 - 16/53); LYL (11/30/53; 12/1/53); NCASF (5/20 - 21/54); VALB (5/3 - 4, 6/54); and CRC (11/29 - 30/54; 12/1/54). He has also been consulted regarding almost every Front case pending before the Board. His evidence has proved reliable in every instance and it is felt that his continuing availability is important to the general program of the Subversive Organizations Section.

Board in the case against the NCASE (5/12, 17/54) and has been consulted concerning the ACPFB and NIG. While not questioning his reliability, the Division attorneys in these three cases reported that Malkin tends to state legal conclusions and to draw generalizations from facts. It was recently reported that John Lautner had stated over one year ago that he had detected this fault in Malkin and had cautioned him to exercise restraint on the witness stand. On February 15, 1955, Lautner confirmed that he had made this statement, but added that he had observed Malkin testifying on other occasions since that time and that in his opinion Malkin now is thoroughly reliable. It is believed that if this witness is carefully handled to limit his testimony to facts within his personal knowledge, he will make a good witness.

This witness has testified before the Board in the cases against the CPUSA (9/27/51; 10/8/51); JSSS (1/7/54); LYL (12/1, 7/53); and CRC (1/12/55). No indication has been received that her evidence was not reliable in each instance. However, at this time no information has been attributed to her which would require her appearance as a witness in any pending Front case.

Matusow, Harvey. This witness has testified before the Board Pn the cases against the CPUSA (3/10 - 11/52); LYL (12/9 - 10/53); NCASP (6/3/54) and VALB (6/7 - 8/54). A separate memorandum appraising his testimony in these cases is being prepared. However, it can be stated at this time that it is not considered necessary to reopen any of these cases because of Matusow's recent defection. This witness has testified before the Board in the case against the CRC (12/14 - 15/55). Her personal credibility is not questioned, but she is noted here because she is who has demonstrated to a Division attorney a general instability and a marked willingness to ezaggerate prospective testimony. In addition, the Subversive Activities Section is presently considering seeking an indictment against him for impersonating a Federal officer. at this time no information has been attributed to which would require her testimony in any pending Front case. This witness, who has testified frequently for the Immigration and Naturalization Service, has testified before the Board only in the case against the CPUSA (6/6 - 7, 11-13, 18-20, 25 - 26/51). He has been consulted regarding the CRC case. While no report of his unreliability has been received, no information has been attributed to him as this time which would require his testimony in any pending front case. This witness has testified before the Board in the cases against the JSSS (6/15/54) and VALB (6/22/54). Since then, he has become associated with a New York State legislative committee which is investigating a phase of Communist activities. A Division attorney, who interviewed him recently, reported that he now appears unstable and does not distinguish between information he personally obtained as a Party member and that which has come to his attention through his association with this committee. This witness admitted upon cross-examination in the Detroit Smith Act case that he had perjured himself in his direct testimony to the extent that he denied his relationship with another confidential informant He sought to justify his action by stating he had not known was also to testify and felt in the interest of security that he could not reveal [informant role. The facts were presented to the Grand Jury, which took no action. It is believed testimony was otherwise reliable in every respect. His use as a witness in future cases needs to be confined to matters to which his testimony is essential, and the Detroit testimony will have to be frankly detailed on direct examination when he is used.

This witness was the occasion perjury in the Detroit Smith Act case, This witness acknowledged in that case that of witness detailed above. he had"fenced" with defense counsel on cross-examination as to his relations with but this witness did not It is believed this is a credible witness perjure himself. and we may desire his testimony in future front cases, including CRC and ACPFB. This witness, who had testified in the Smith Act case of United States v. Forest, et al, was called in the NCASF case (6/2/54) to identify one person as a member of the Communist Party. The Division attorneys who handled this case and those who interviewed him regarding the CRC case have reported that his limited mentality does not recommend him for extensive use as a witness. No information has been attributed to him at this time which would require his testimony in any pending front case.

WITNESSES ON WHOM MEMORANDA HAVE BEEN PREPARED

Copy of

100-418/05-12

(MATERIAL MUST NOT BE REMOVED FROM OR ADDED TO THIS FILE)

FEDERAL BUREAU

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INVESTIGATION

See also Nos.

U. S. GOVERNMENT PRINTING OFFICE 18-52991-2

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	,			g7 , ,	24
Budenz,	Louis Fr	ancis	<u>:</u> .		25
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Grouch,	Paul				32
		•		, * -	34
Cvetic,	Matthew	¬		·	.36 37
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Gitlow,	Benjamin				40
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100-418/05-12

N OI

This individual has been classified by the Department as a witness who was a member of the Communist Party and concerning whom no derogatory information has been received reflecting upon his reliability.

regarding	served as a paid informant for the FBI from Since his discontinuance as an informant. Newspaper and magazine articles have been published experience as a Bureau informant. He has also represent a paid and radio broadcasts.	b7
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Note on yellow:

Information concerning Credit Union discrepancy furnished to AAG Tompkins by memorandum 3/1/55. (100-3-74-11-702)

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LOUIS FRANCIS BUDENZ Burile 100-63

With regard to this individual, it is noted that he has been classified by the Department as a witness who was a member of the Communist Party and who was discussed individually because of his frequent testifying or because information reflecting upon his reliability has been received. The Department indicated that this individual was so classified because:

While he has testified in numerous cases against the Communist Party, USA, and has been consulted regarding almost all of the Communist-front cases now pending before the Subversive Activities Control Board, his testimony is probably not essential to the successful prosecution of any front case in which he has already testified. However, his long experience as a highly placed Communist Party functionary places him in a position to make a valuable contribution to almost any future case against a Communist-front organization which existed between 1935 and October, 1945. In each case in which he has testified or furnished information, Eudenz has proved a reliable witness; however, within the last month he has advised the Department that because of what he terms the failure of the Government to support former Communists who have testified in this behalf as well as for reasons of personal health and finances, he will not willingly appear again as a witness for the Department.

Budenz has been used by the Bureau as a source of information since December, 1945. In addition to the information contained in the Departmental memorandum, Bureau files reflected the following:

In the Spring of 1950, Senator Dennis Chavez made a speech on the floor of the US Senate concerning Louis F. Budenz, During the speech, he mentioned Budenz' involved past and made the following comments:

He s	tated that Bude	nz had "enter	ed into relation	ons with
one			Gizella Enden	Z
Senator Chavez	pointed out th	nat Budenz and		were
not actually ma	arried until 19	945 and that is	n the meantime	they
had three child	dren born in 19	934, 1937 and	1943, respectio	rely.
According to C		by being invo	Lved in a commo	on-law
marriage with L			legally married	
another woman,	was guilty of	bigamy under	the laws of the	State of
New York.				

See Note on Yellow Page Four CCL:ph:dla (7)

Senator Chavez continued his attack on Budenz stating.
"Finally, to afford him some relief from the humdrum distaste of two wives at the same time, he appears to have registered under various aliases in hotels in Pennsylvania, New York and Connecticut, concentrating his attentions on a certain She was Budenz' adopted daughter, a relationship which though not distinctly biologic is supposed, in our society to involve certain proprieties and decencies."

and was first brought out in 1947 while he was testifying at the immigration hearing of one J. Desiderius Hammer, with alias: John Santo. This relationship was also gone into in 1949 when Budenz testified at the trial of the top Communists in New York and has since been brought up during several trials where Budenz has appeared as a witness.

In an effort to clarify his position in regard to the above situation Budenz has furnished the following information in the past:

In 1916 he married Gizella Giesz. They were married in a civil ceremony at Terre Haute, Indiana, but even though they were both Catholics they were not married in the church inasmuch as she was a divorced woman and her previous husband was still living. During their marriage they had no children of their own but adopted

In 1927, Budenz ceased to live with Gizella Giesz although he continued to support her until the time they were divorced in 1937 or 1938.

In 1930, while engaged in trade union work for the CP, which consisted primarily of working among the unemployed and organizing strikers. Budenz met and began an affair with a girl named She was likewise a Communist and was engaged in Similar type work. As a result, they travelled together in various of the eastern states and undoubtedly worked in Connecticut, NY, and Pa. While they were so traveling, they continued to carry on their affair. This lasted for approximately one year, at which time, according to Budenz, they broke off their relationship.

During the Santo hearing, Harry Sacher, Attorney for the Defense, produced a number of letters purportedly written by to Budenz, which mentioned their intimate relationship. According to Budenz, he failed to recognize any of these letters. However, he stated that they could have been legitimate inasmuch as had written to him during the period of their affair.

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	Concerning his relationship with
-1	Budenz stated that they began living together in 1933. He
f	pointed out that it was legally impossible for them to get married inasmuch as he had not received a divorce from his first wife at be
	that time. He continued, stating that when the divorce from 100 100 100
-	Gizella Budenz came through in 1937 or 1938, he consulted with CP officials Jack Stachel and Earl Browder about his relationship
	with They advised him that a marriage ceremony
·.	would not be necessary. He stated, however, that he and
٠.[were legally married on 10-12-45, the day after he left the
7	CP. As a result of their marriage, there were four children born in 1934, 1937, 1943 and 1947.
	Still further, with reference to his relationship with
,	Budenz said he felt it was not one of man and wife at common law. He based his opinion upon the belief that
-	common-law marriages were not recognized in NY in 1933.
,	$^{\circ}$
	Budenz still further furnished the following information about an incident that occurred involving his adopted daughter
٠,	
,	The second secon
	In 1930, he made a trip to Springfield, Illinois, for the purpose of organizing the unemployed in that area.
اد	who was 15 at the time, accompanied him on this trip at the
	request of his wife, Gizella. While in Springfield, one of
	his associates supposedly "made a pass" at Budenz stated that he was unsure of the facts surrounding this episode
- 25	and advised that, in fact, had on a number of occasions
	contradicted herself concerning the details of this incident.
- \$ 	In any event, according to Budenz, she later advised
	Gizella Budenz of the episode and Gizella got in touch with the
	Child Welfare Society in Springfield asking them to inquire
ŗ,	into the matter.
, , ,	Budenz and both appeared before a member
i i	of the Child Welfare Society concerning the matter. According to Budenz, this member apologized for troubling them and told
	them no charges were being brought against him inasmuch as no
٠,	crime had accurred.
;	The above incident was brought up by Harry Sacher
• *;	during the Santo hearing. He tried to indicate that Budenz
	was involved in a morals charge. He also produced a letter
	which was supposed to have been written by
-	that he did not recognize the letter and advised that it
^	contained no allegation against him.

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NOTE ON YELLOW:

The above-stated information is contained in 100-38808-282 in the case entitled " SM-C; Perjury," New York letter to the Bureau dated 3/3/55.

Bul	11e 100-373332
has been classified by member of the Communist because of his frequent reflecting upon his rel Department indicated the because in an interview reported that indicated that, i	the Department as a witness who was a branky and who was discussed individually testifying or because information lability has been received. The at this individual was so classified with a Department Attorney the Attorney icated a willingness to exaggerate facts f used as a witness, he be handled with my be limited to facts contained in his
July 21, 1948. He stat Communist Party in New relations peaceably and	ed the Los Angeles Office of the FBI on ed that he was formerly a member of the York, from 1931 to 1941, when he severed shortly thereafter moved to Los Angeles. ined the Communist Party in cooperation as an informant in During the
marital difficulty. Bo the Communist Party bec	munist Party membership he had considerable th he and his wife were suspended from ause of fear by the Communist Party of divorce proceedings which were being filed was born
In addition, advised FBI Agent	the Bureau file reflects on July 27, 1948, s as follows:

See note on yellow, page 2.

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A AM

On June 29, 1950, Mr. F. J. Donnelly of	A Salar an
Transportation Markans Union annound of the FRT	Office in
Transportation Workers Union appeared at the FBI Los Angeles and advised that told him that	OLUZOS III
was an employee of the FBI and had been placed in	the union to
ferret out the Communist element.	7. 7. 7. 7. 7. 7. 7. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.
on June 30, 1950, was interviewed matter. He stated that during the union election	l regarding this
matter. He stated that during the union election	is in November and
December, 1949, he had been in contact with Donne	ally who had
accused him of being a member of the Communist Pa	irty. At that
time denied being a member of the Communist	: Party and told
Donnelly that he was just as anxious to get the	
the union as he (Donnelly) was and further stated	r cuat may nave
even a greater reason than you to see the Communiumion." stated that this latter statement	MARY SARA OF BUS
the impression to Donnelly that he was working in	may mayo gryon
with the Government and that Donnelly took a "she	it in the dark
hoping the FEI would corroborate his belief that	was
employed by the FBI. (100-373332-1)	
NOTE ON YELLOW:	
was interviewed in Los Angeles of	luring June, 1950
by an attorney from the Department concerning Ci	vil Rights b7D
Congress. He was never used as a witness because	of the lack of
informationis now being considered as a	witness regarding
the American Committee for the Protection of For never been a member of this organization and has	reign Born. He has
any meetings. He was, however, on the mailing 1	det during the
Fall of 1950, and was able to furnish certain do	
received in the mail regarding this organization	THE THE PROPERTY OF THE PROPER
NINEYED X SHII X SOUX XII BHENDA BURIX XI BEXIX W I BX HX I KEN X X BX X X B B B B B B B B B B B B B B	THE Tile review
material contained in this memorandum has not previously	been furnished to
the Dept.	

. '	Bufile 100-372384
. .	With regard to this individual it is noted that she
	has been classified by the Department as a witness who was a
•	member of the Communist Party and who was discussed individually
, , , ,	
	because of her frequent testifying or because information
×	reflecting upon her reliability has been received. The
f '	Department indicated that this individual was so classified
ا جيح	because she has refused to be voluntarily called as a witness
	in any proceeding. The Departmental memorandum indicates
	testified only in the case of the United States v.
, s	Dennis, et al. She was interviewed by Division attorneys
,	concerning the Jefferson School of Social Science and the
	United May Day Committee cases. It was concluded that she could
, ,	give credible testimony regarding these and other front cases.
	became an informant of the New York Office
	reporting on Communist matters. She was the
18	only woman witness testifying for the Government in the first
	New York trial. By letter dated March 29, 1951, the New York
, , , , , , , , , , , , , , , , , , ,	Office advised that she was discontinued as an active informant
	of that office.
4	With reference to the material supplied in the
	Departmental memorandum concerning the above individual, Bureau
	files contain the following additional data concerning this
, , , , ,	former informant and her testimony in the first New York trial:
	She appeared as a Government witness in this case on
	April 26, 27, 28, 29, and May 2 and 3, 1949. During
100-	cross-examination testified concerning payments made
372384-	to her by the FBI for her services as a confidential informant.
71X	She indicated that she had received only expenses from the
	Bureau and did not receive a salary. Bureau records reflect that
100-	wes paid.
	the total of \$18,672.20, for services, \$1,031.97, for expenses,
372384-	making a grand total of \$19, 70k.17. (100-372384-199)
136	
	In addition it will be recalled that Departmental
	attorneys and representatives of the United States Attorney's
	Office at New York handling this informant experienced
	considerable difficulty with her during the period following
	the completion of her testimony and prior to final adjudication
	of this matter.
	And Annual constant And 4
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The Communist Party has attacked the character of subsequent to her testimony in the New York trial and has alleged that The charges against Calomiris were dropped by her Communist Party Section because of inadequate proof. (100-372384-77)

PAUL CROUCH 61-6547)

With regard to this individual it is noted that he has been classified by the Department as a witness who was a Communist Party member and who was discussed individually because of his frequent testifying or because information reflecting upon his reliability has been received.

The Department noted that Crouch has testified before the Subversive Activities Control Board in the Communist Party, USA, case on (6/26,28/51; 7/9,12,16,19,23,25/51). He was consulted concerning the case against the International Workers Order. He was subpoensed to testify in the Veterans of the Abraham Lincoln case in May, 1954, but it was decided not to use him because of the public attacks on his character. His use in any future case before the Board will not be considered unless his testimony is essential to successful prosecution and the Attorney General's prior approval has been obtained.

Crouch was used as a source of information by the Bureau beginning in December, 1947. He was paid occasionally on a per diem basis for his services in furnishing information based on his past communist activity. He is no longer used by the Eureau.

The Department indicated derogatory information concerning Grouch in regard to possible attacks on his credibility.

Bureau files note that Crouch enlisted in the U.S. Army at Fort Bragg in 1924. On February 16, 1925, he was dishonorably discharged from the United States Army with forfeiture of all pay and allowances and sentenced to forty years at hard labor for organizing the Hawaiian Communist League and endeavoring to influence a member of the Armed Forces to join this League. His sentence was later reduced. to three years at Alcatraz Military Prison. * He was released June 1, 1927. In addition, Crouch was arrested in New York in 1929 and charged with being a fugitive from Bristol. Hassachusetts, and he was turned over to the Bristol authorities. He was also arrested in 1932 and 1934 by the police of Charlotte, North Carolina, and Danville, Virginia, for investigation and released. Crouch has explained in the past that these arrests were due to his radical activities.

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In addition, allegations attacking Grouch's oradibility have been made by from Fearcon, the Alsop Brothers and various publications. Grouch is taking steps to refute these allegations and has brought out against the "Feily Norker" for \$150,630 and against the Alsop Brothers and the "New-York Herald Tribune" for \$500,000.

With regard to this individual it is noted that he has been classified by the Department as a witness who was a member of the Communist Party and who was discussed individually because of his frequent testifying or because information reflecting upon his reliability has been received. The Department indicated that this individual was so classified because:

testi	fied before the Subve	ersive Activ	ities
Control Board in only the	Communist Party. Il	A case. Tt	
further indicated that s	ince no detailed info	rmation has	been
attributed to him he was			
cases. It was also note	that	testifuing	before
the Federal Communication	ns Communisation in the	natter inve	lvina
Edward Oliver Lamb, state	ed that the subject l	and assisted	in
preparing to give	false testimony.		
Bureau files re	eflect that	was a paid	informant
for the Cleveland Office	from February. 1944	to Hav. 194	19. He
originally joined the Con			
December 29. 1943.			• • • • • • • • • • • • • • • • • • • •
	Informant	's Farty name	2 73
$oxed{\mathbb{F}} \mathcal{H}_0$	e attended the Nation	nal Convention	on of the
Communist Party, USA, he.	ld in New York from L	May 20 to May	y 23. 1944.
He also attended the Com	nunist Party Hidwest	Regional Sch	iool in
Chicago, Illinois, from	December 8 to Decembe	er 22, 1945.	* * *
was born			and
resides in	He is presently emp	Loyed at	, r
	and is married. Hi	s nother's no	ime is
	_is a Negro and was		
furnishing the activitie			
the State of Ohio and al			<u> </u>
National Conventions to			was (100-
never the subject of a s	ecurity matter type	investigation	
Bureau. No arrest recor		files of the	42)
Identification Division.			

He has appeared as a Government witness in the first and second Smith Act trials in New York, the recent Smith Act trial of Claude Lightfoot in Chicago, and before the Subversive Activities Control Board in hearings on the Communist Party, USA. He is a contemplated witness in the forthcoming Cleveland Smith Act trial. The digest of the official transcript of the testimony given by in the trial of the Communist Party leaders in New York, reflects he testified on May 12, 1949, that he married

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the in 1950, that its marriage had been annulled. Attempts to purous the question of this annulment by Defense Attempt Grocket are objected to by the Covernment and the objections were material. Durana files regarding	-
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	* 4 * 5
	آ س آ ا بر
The Country ton Ciny Tems Cornice relace dated Deprender DO, 1954, reporting the Land Learing states that	7
then he testified at the Jederal Commissions Confection hearing that he had not disrepresented the Jacks in connection with his assistant case in 1981 of Duckton Green, Shie, then be observed on his corplage license that he had not been providedly correct. This release also stated that, coording to proce reserved, nertury observed were filed against	
Se was one of the individuals occured by of being responsible for his false dections before the Vederal Communications Commission hearing concerning School Calver Land because of his "conching, conditioning and bioleading convergation." and all other persons against	b6 b70 b71

whom nade this allegation have been interviewed in
connection with the case entitled -
Perjury" and have dented charges.
In connection with the same Federal Communications b6 Commission hearing on Lamb, Mr. Walter Powell of the Federal b70
Commission hearing on Lamb, Mr. Walter Powell of the Federal b70
Communications Commission furnished information indicating one b7D
nicht tackili no a withace for Ianh in an
ottempt to "discredittestimony." reportedly
was prepared to testify had affered him a thousand
attempt to "discredit testimony." reportedly was prepared to testify had offered him a thousand dollars if he would "remember Lamb as a member of the Communist Party."
Partu.
In connection with this same hearing,
stated to Bureau Agents on February 4, 1955,
that he considered unreliable and that he thought
Commings mould testify falsely in order to obtain 434 a day as a
Cummings would testify falsely in order to obtain "\$34 a day as a Government witness."
Detentive George Byan of the Toledo Police Department
advised that a private detective agency was interested bro
in arranging a meeting between
indicated might
offer money "to keep his mouth shut." advised
that he was contacted by on May 17, 1954, and she told
him that she had heard he was "a liar, a rapist, totally
unreliable and capable of being bought off by anyone."
On September 29, 1954, advised that a
relative had written to him stating that
, had been approached by someone representing
Lamb who had offered her a sum of money "to get rid of
at the trial." on October 1, 1954, denied that
anyone had approached her with "any kind of a deal."
edyk Transi k <u>ar y Tiladar na karan međi</u> egyanijih in dibije jelja, dangan sektar dan dibi karang sektar n <u>a</u>
a former member of the Communist
Party. was interviewed by Federal Communications Commission
redresentatives as a dotential withess in the lamb case. In
a subsequent interview by Agents of this Bureau, she stated she
had been assured by who was present when she was inter-
niemed bu Federal Communications Commission representatives,
that her testimony and cooperation with the Federal Communications
Commission would "clear her record with the FBI." This allegation
mas dispussed by the Bureau with officials of the Federal
Communications Commission and Walter Powell, then Chief Counsel

for the <u>Commission</u> , denied that any such state made to by Federal Communications Com	ment pud been mission representa-
tives but admitted that if such a statement wo	s made it could have
been made by on the occasions when	and
talked alone.	
	b6
following the discussion with Mr. Powell and s	by Bureau Agents bro
following the discussion with Ur. Powell and s	ne advised that bar
Cummings had not made any statement indicating	ner cooperation
in the Lamb case would "clear her record with	the FBI.
On Narch 18, 1955, advised	our Cleveland Office
that he was planning to institute a suit for	thei against
Edward Oliver Lamb and	for remarks
made out of court by them indicating	was a thnown
Amining I I	

MATTHEW CVETIC

With regard to this individual, it is noted that he has been classified by the Department as a witness who was a member of the Communist Party and who was discussed individually because of his frequent testifying or because information reflecting upon his reliability has been received. The Department Indicated that this individual was so classified because the attorneys who have handled him report that while he gives credible testimony, he tends to exaggerate the facts. They recommend that his testimony be limited to information corroborated by reports he made while a Bureau informant. The Department indicated that its Internal Security Division is presently making a separate evaluation of Cvetic which will be the subject of a separate memorandum.

Cvetic was a paid confidential informant of the Bureau from February, 1943, until January, 1950, and was discontinued as an informant due to indiscretions on his part and the fact that he had disclosed his confidential relationship with the Bureau to unauthorized persons. He had been moody and subject to alternating periods of enthusiasm, self-pity and depression. He had received psychiatric treatments in 1933, for a "fixed anxiety neurosis" based upon a mistaken belief that he was suffering from a heart disease.

He had been arrested in 1939 on a charge of committing assault and battery upon his sister-in-law in an argument about a sum of money he owed her. The charges were dismissed when Cvetic promised to repay the money. Subsequent to his discontinuance as an informant, numerous reports were received that Cvetic was drinking heavily. In his appearances before Congressional Committees and civic and religious groups, he tended to exaggerate.

On February 17, 1955, Cvetic was admitted to the Psychiatric Division of St. Francis Hospital, Pittsburgh, after drinking very heavily for a period of days. He was discharged on March 5, 1955, and was readmitted on March 19, 1955. The Civil Rights Congress and Western Pennsylvania Committee for the Protection of Foreign Born have obtained a copy of Cvetic's hospital record and have prepared a press release, quoting the hospital report and calling for the immediate reopening of all cases in which Cvetic has testified, including the Pittsburgh Smith Act trial.

Note on yellow; See page 2

EBR:ph (8)

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Note on yellow: The derogatory information concerning Cvetic was brought to the Department's attention as follows: Bulet to former Assistant Attorney General McInerney dated 12-27-50 captioned "Internal Security Act of 1950." 2. Bulet to former Deputy Attorney General Ford dated 7-30-51 captioned "Compros-Pittsburgh." 3. Conference between Mr. Belmont and Departmental Attorneys Foley, Koffsky and Streine on August 8, 1951. Bulet to Pittsburgh dated 9-5-52 captioned #Compros-Pittsburgh." Memoranda to Assistant Attorney General Murray dated 9-16-52 and 11-13-52 captioned "Compros-Pittsburgh."

- 6. Conference between Messrs. Belmont and Hennrich of the Bureau and Messrs. Olney and Foley of the Department on 2-6-53.
- 7. Bulet to Assistant Attorney General Olney dated 2-27-53 captioned "Compros Pittsburgh."
- 8. Conferences between Mr. Belmont and Mr. Hall of the Department on 2-9-53 and 2-11-53.

(100-6951)

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has been a confidential source of information for the Bureau in furnishing information on Communist activities since

With regard to this individual it is noted that she has been classified by the Department as a witness who was a member of the Communist Party and who was discussed individually because of her frequent testifying or because information reflecting upon her reliability has been received.

The Department indicated that this individual was so classified inasmuch as she recently advised that she does not wish to testify for the Government in the future because she feels that ex-Communists who appear as witnesses are becoming increasingly unpopular and extreme liberal views are in the ascendancy. While professing a keen interest in a vigorous fight against Communism she is extremely reluctant to "waste her time" testifying for the Government in the face of what she considers an adverse political climate. According to the Department this witness has testified before the Subversive Activities Control Board in the case against the Jefferson School of Social Science and has been consulted in the past regarding other front cases. The Department is now making efforts to get her voluntary testimony in the Civil Rights Congress case.

M Leviet	of the Bureau's file	e reflects than	
vestigation had	In this regar	d it is noted that	

See Note on Yellow Page Two

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W.						

YELLOW:

(The afore-mentioned information was furnished to the Department by memo dated 3-30-55 to Assistant Attorney General William F. Tompkins captioned "Civil Rights Congress, Internal Security - C, Internal Security Act of 1950," in view of the fact that she is presently being considered as a witness in the proceeding concerning that organization before the SACB.)

With regard to this individual it is noted that he has been classified by the Department as a witness who was a member of the Communist Party and who was discussed individually because of his frequent testifying or because information reflecting upon his reliability has been received. The Department indicated that this individual was so classified because following his testimony before the Subversive Activities Control Board in the case concerning the National Council of American-Soviet Friendship, Inc., on May 23, 19541 named defendant in a libel action by a person he had identified as a Communist. The Department further indicated that while being interviewed concerning another case, had become involved in a misunderstanding with a Departmental attorney which may preclude use as a witness by that attorney. The Department continued that the attorney who handled in the case regarding the National Council of American-Soviet Friendship, Inc., considers him reliable and plans to call him as a witness in a future case. former member of the Communist Party has advised that was in attendance at Communist Party meetings. In the was very active in. Communist Party activities stated that he had been advocating a closer relationship with Russia since 1928. was also active in the Communist Political Association in and was in frequent contact with functionaries of the Communist Political Association. He discontinued his Communist Party membership in and was formally expelled from the Communist since which time he has been engaged in numerous anti-Communist activities including testimony before the Washington State Un-American Activities Committee. He has never been a

paid informant of the Bureau although he has been very cooperative and since his defection from the Communist Party he has furnished considerable information concerning Communist activities in the State of Washington.

Following his testing	iony in the above-mentioned case
he advised our Seattle Office	
action had been filed against.	, , ,
	inasmuch
as had testified that	
Communist in the past. The Bu	reau, of course, could afford
him no assistance in this matt	
film Conttin Affian b	as advised that the presiding
Judge in the libel action brow	orbt by
outlined case as f	
out and a	
(1) The privilege provid	ed by the Internal Security Act b7D
of 1950 was available to	L the defendant, only on
the subpoena. That was May 28	appeared
voluntarily and waived a furth	er subpoena and testified on
May 25, 1954.	
(2) The statement of	before the Subversive
	ot pertinent to the question or
the issue.	
fol me	
(3) The marital communit	(y OL)
are transe in crart na	
(4) The statement made I	y was slander per se.
A series of the	
The Judge ruled with	respect to points one. three and
four above that he agreed with	the plaintiff He
disagreed on point two advisir	ig that the statement was pertinent
to the question in issue. At	the present time it is a matter
for the plaintiff.	
	As yet this has not been done.

BENJAMIN GITLOV

With regard to this individual it is noted that he has been classified by the Department as a witness who was a member of the Communist Farty and who was discussed individually because of his frequent testifying or because information reflecting upon his reliability has been received. The Department made the following comments concerning Gitlow:

Gitlow, Benjamin. This witness, who has testified frequently for the Immigration and Naturalization Service, has appeared before the Board only in the CPUSA case (4/23 - 26, 30/51; 5/1, 7 - 10, 14 - 17/51). Inasmuch as he was expelled from the Farty before the existing Communist front organizations were formed, his future use as a witness before the Board is not contemplated.

Gitlow has never been an FBI informant. He was a top Communist leader from 1919 to 1929 when he was expelled from the Party. Gitlow was a Government witness during the Communist Party hearing before the Subversive Activities Control Board in 1951.

He was arrested in 1919 and later convicted under the New York State Criminal Syndicalist Law. After serving approximately three years in prison he was pardoned by the Governor of New York State. Although American born, Gitlow traveled to Lascow in 1927, 1928 and 1929 using a Canadian passport. (The Department has been apprised of the above information.) (61-1544-54) (Gitlow); 100-3 (Master Brief on CP, USA, furnished the Department February, 1949).

AED:1s

My

This individual has been classified by the Department as a witness who was a member of the Communist Party and concerning whom no derogatory information has been received reflecting upon his reliability.

| was never an informant for the FBI.
| When interviewed in 1950, | admitted being arrested |
| occasions in connection with various strikes |
| during the period from | The identification |
| record for |

NOTE ON YELLOW:

Above information furnished to Department by memorandum dated 2/5/54 to AAG Warren Olney III captioned "Veterans of the Abraham Lincoln Brigade, Internal Security - C, Internal Security Act of 1950." (100-7060-908)

Bufile 100-5363

RET: baw: amc (8)



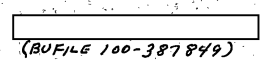
e Bureau; result of progetory	however, he had continued regarding information at the latest and the latest areas are latest areas are	hos no der ne upen hi to mever a lot activi set activi set activi set activi informatical	confident stigated bies. A frafilet bim: (1	lity. lal info by the B review o s the fo 00-41288-	read for this lloging 48 page 1	
at he had	rocolved i	nfortation	from a v	sually y	ea eldarin	mae
	* • * *	<u>- , - • • • • • • • • • • • • • • • • • </u>		.¥ ; ; , ; ; .	5y 3 1 4 5	
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<u>, 5 7</u>	TEA:	S MISTARIES COL	N Prom h	te ton re	***	¥
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In connection with the latter afore-mentioned item.

It is to be noted that _____ furnished this information to the Departmental attorneys suring the course of one of the interviews of him conducted by those attorneys.



This individual has been classified by the Department as a witness who was a member of the Communist Party and concerning whom no derogatory information has been received reflecting upon her reliability.

She was a member of the Communist Party at Hinneapolis, Hinnesota, from 1949 to 1950 and was active in Communist front organizations from 1952 to 1954. She was an informant for the Bureau from

The files of the Bureau reflect that on July 13.

1954,

(100-35861)

b6 b70 b70

This individual has been classified by the Department as a witness who was a member of the Communist Party and concerning whom no derogatory information has been received reflecting upon his reliability.

was never a confidential informant for the Bureau but he had been investigated due to his Communist activities. He later was interviewed on occasions regarding Communist matters.

A review of this Bureau's file regarding reflects that he has a criminal record being the subject of Identification Record FBI Among arrests is

(100-35861-15)

CFW:ph:ejf

	1 = " t	, 3 , ,
, .	Bufile	100-377398

This individual has been classified by the Department as a witness who became affiliated with the Communist Party (CP) at the instigation of the Bureau or other Governmental agency and concerning whom no derogatory information has been received reflecting upon his reliability.

was i	ised as a securit	y informant by	
Office from		when he was expo	
a Government witness i	in the Seattle Sm	iith Act trial. H	e
testified in the Labor	Management Rela	tions Act case co	ncerning
Ben Gold in May, 1954,	. He is presentl	y considered a so	urce of
information.			
			3 r x =
In 1948, dui	cing a Lovalty of	Government Emplo	yees
investigation,	lidentified one		from
a photograph as an inc	lividual he had s	seen at Communist	Party
functions in the Seat	le area. Durine	supplemental inv	estiga-
tions under Executive	Order 10/50 in	Pehrnary and March	O
1954, ggain so person. On both occas by stating he did not	identified	after seeing hi	min
Table of the page	et on e cuel	ified his identif	ication
berson. On vota occa-	in and have	rans that bed court	rered
with him, and did not	length him signature	tan On Antahan	20 1054
with him, and did not	Know it a associa	to a Habarutall care	wasa manaka
was unable to	rdencity -1	n a "showup" arra	ing cu
at a security hearing	allorded	aud so solitsed on	te opera
holding the hearing.			
	<u> </u>	أخدم سقا سقاد	7
	att	torney for	
allegedly made the st	atement at a cons	erence with with	esses
prior to the above-men	ationed hearing t	tnat was ar	1 lmmoral
individual who lived	with both a Negro	o and a white woma	in. Inis
allegation was appare	ucia oriecceo ao	Leomieces	LUII WE GII, .
l aw	hite woman. Who t	was emproved by	ligr
several years in his	chicken processir	re business and wh	ro .
resided with	nd his wife. L	advised that	there was
resided with any alle	gation of immoral	L conduct between	himself
and "			
			en e
EBS: prh:dla			
(7)			\$35

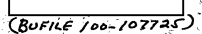
when testifying before the Subversive Activities Control Board regarding the Civil Rights Congress from February 17 to 21, 1955, was cross-examined regarding the above-mentioned failure to identify and stated that to his knowledge he did not mistakenly identify anyone at that hearing. By letter to the Attorney General dated February 25, 1955, Attorney MacDonald indicated that committed perjury in this testimony. By memorandum dated March 21, 1955, Assistant Attorney General William F. Tompkins advised the Bureau that in the opinion of his Division, did not perjure himself.

Was	utilized	as an FBI	informant	from
After	termin	ation as	an FBI info	ormant
				who

Above information was furnished to Department by Bureau memorandum dated 11/2/53 to AAG Warren Olney III, captioned "Veterans of the Abraham Lincoln Brigade, Internal Security - C, Internal Security Act of 1950." (100-7060-758)

Bufile 100-355652

RET: amc



With regard to this individual, it is noted that she has been classified by the Department as a witness who was a member of the Communist Party and who was discussed individually because of her frequent testimony or because information reflecting upon her reliability has been received. The Department indicated that this individual was so classified because although her information has been reliable she was convicted and sentenced under the Smith Act. She subsequently testified before the Subversive Activities Control Board in the Civil Rights Congress case and has been consulted regarding other Front cases. She has valuable testimony concerning the Washington Pension Union case.

arch. 1954.	ed information. This information	tion concern	êdo her n	ast act	ivities
nd the activ	rities of other	rs in the Co	mmunist n	ovement	
- pp	., .		The same its same	a	
	r filesreflect	that	is renor	ted to]	have .
Our ved with	filesreflect	that	is renor	ted to]	nave

Note on yellow:

Report of Special Agent Robert H. Shepard dated November 9, 1942, at Seattle. Report of Special Agent Timothy W. Callaway dated May 19, 1947, at Seattle. Report of Special Agent Gerard Keil dated March 27, 1953, at Seattle. Letter to Assistant Attorney General Tompkins dated August 10, 1954, captioned "Barbara Hartel, Internal Security - C, Smith Act of 1940." (100-107725-25)

EFD:ph (7)

(BUFILE 134-714)

This individual has been classified by the Department as a witness who was a member of the Communist Party and concerning whom no derogatory information has been received reflecting upon his reliability.

was a confidential source of	Tüffice
Weterans of the Abraham Lincoln Brigade on June 28, 1954	
On June 7, 1954, the records of the New York C Folice Department were checked and it was ascertained the was arrested RET:amc	ity it

reflected that	vas also arrested	

NOTE ON YELLOW:

Above furnished to Assistant Attorney General Warren Olney III by Bureau memoranda 1/18/54: 5/27/54; and 6/10/54, all captioned "Veterans of the Abraham Lincoln Brigade, Internal Security - C, Internal Security Act of 1950." (100-7060-880, 1018, 1027)

Bufile 134-714

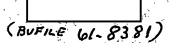


This individual has been classified by the
Department as a witness who was a member of the Communist Party
and concerning whom no derogatory information has been
received reflecting upon her reliability. She has never
served as an informant for the Bureau.

| has been described as |
| has been described as |
| Assistant Attorney General Warren Olney III by letter dated
October 16, 1953, concerning the Civil Rights Congress (61-10149)).

Bufile 100-350876 (Bessie Honig)

PRD:sd



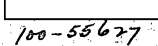
With regard to this individual it is noted that he has been classified by the Department as a witness who was a member of the Communist Party and who was discussed individually because of his frequent testifying or because information reflecting upon his reliability has been received. The Department indicated that this individual was so classified because Huber has testified before the Subversive Activities Control. Board in the Veterans of the Abraham Lincoln Brigade case on June 9, 1954. The Department pointed out that although his testinony proved reliable, ______ in his interviews with Division Attorneys concerning various cases demonstrated a tendency to give obviously hearsay evidence. The Department further pointed out that he will not be used in future front cases unless his evidence is shown to be reliable and important to successful prosecution.

He was used as a paid informant of the FBI from
He was considered
reliable during the time he was utilized as an informant Inindicated that he desired to sever his connections with this Eureau as he felt his Communist Party connections were becoming a matter of embarrass-
ment to himself and his family and, in addition, he desired to find some employment with security benefits.
In addition to the Department's comments concerning our files reflect that since services were terminated he endeavored to sell the story of his undercover activities to any publisher or individual interested without much success.
was interviewed by a

RDS:amc (8)

b7D

Special Assistant to the Attorney General in 1948 as a possible witness in the first Communist Party trial in New York City but was not used since the Special Assistant to the Attorney General did not regard as reliable. was subpoensed to appear as a witness before the Tydings Committee in Washington, D. C., in May 1950 and was brought to Washington, D. C., for the purpose of testifying. However, prior to giving any testimony left Washington without notifying members of the Committee. He later claimed he had "blacked out" and could not remember when or why he left Washington. [left Washington. _____ professed to be sick and suffering from a very bad case of nerves and was afraid to become involved as a witness in these hearings. In September 1950 was interviewed by the Corporation Counsel, New York City, as a possible witness in Board of Education proceedings against eight school teachers accused of Communist sympathies. The Corporation Counsel also decided against using L as the interview reflected he was mentally and emotionally unstable. Information concerning received since his termination as an informant from the FBI does not reflect that the data furnished by him has proved to be unreliable but hears only upon his emotional stability.



100-55627
Vith regard to this individual it is noted that
he has been classified by the Department as a witness who
was a member of the Communist Party and who was discussed
individually because of his frequent testifying or because
information reflecting upon his reliability has been received.
The Department stated concerning
The mother and to be part of the part of t
This witness testified before 1 b7D
the Board in the Communist Party, USA case (9/17 - 19/51).
It is understood that under cross-examination in this case, he
acknowledged that he had not been entirely truthful in his
direct testimony. Although he could provide valuable testimony
in the United May Day Committee, Council on African Affairs
and Joint Anti-Fascist Refugee Committee cases, he will not
be considered for use as a witness unless his testimony is
essential to successful prosecution, and prior approval of the
Attorney General has been obtained.
was a member of the Communist Party from
He was a paid FBI informant from
Since that time he has been contacted
occasionally concerning Communist matters. In
advised he had never been married
Records of
reflect that was arrested
In November, 1953, exhibited a Photostat of what here
described to be his arrest record
In the 1950 Steve Delson State Section trial
admitted during cross-examination that he had told
the truth while testifying in a previous case in 1948 regarding
the furnishing of reports on Communist activities to any Tederal
agency. This was the deportation case against Nat Ignish,
(The Department has been advised of all pertinent information.
TOURS (MASTER BYTET ON CD HSA Promition of
to the Department in February, 1949; 138-14 (Bunche).
AED:1s:gmf

AED:1s:gmf (8) Advertising Manager of the west coast Communist newspaper
"Daily People's Vorld." When this was brought out in the
Nelson trial, admitted on the witness stand he had
lied at the Yanish trial because he, at one time, promised
the FBI not to disclose his confidential relationship.
of course, while instructed to maintain his informant status
in confidence, had received no instructions from the FBI to
deny his informant status under oath.

When testified for the Government at the Communist Party hearing before the Subversive Activities Control Board in 1951, his Nelson case testimony was introduced by the defense in an effort to discredit him.

FBI File 100-372124

This individual has been classified by the Department as a witness who was a member of the Communist Party and concerning whom no derogatory information has been received reflecting upon his reliability.

according to Bureau files. was initially approached by Bureau agents on He indicated a willingness to act in an informant capacity for this Bureau. His services as an informant were utilized until when he appeared on that date as a Government witness in the St. Louis Saith Act trial.

Bureau files reflect.

matter was subsequently discussed with Special Assistant to the Attorney General B. F. Taylor who indicated that he considered

During cross-examination concluded

in the matter of the United States versus

with aliases, et al;

EAB:1s

(8)·

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'4		w.
10	1	1

Further inquiry concerning disclosed that it was similarly held by a colored minister in a colored church in Lemphis, Tennessee. This fureau was successful in locating two witnesses to verify attendance at this school.

With regard to this individual it is noted
that he has been classified by the Department as a witness
who was a member of the Communist Party and who was discussed
individually because of his frequent testifying or because
information reflected upon his reliability has been received.
The Bureauts file reflects that served as a paid
source of this Bureau from
The Department has indicated that
classified as set forth above because he has testified before
the Subversive Activities Control Board in the cases against
the Communist Party, USA, and the National Council of American-
English The haddless Tople and bug independs conducts of macrocan
Soviet Friendship was consulted by Division attorneys
regarding the Mational Lawyers Guild. Although they and others
have reported that demonstrates a tendency to state
legal conclusions not supported by facts, it is believed that, if
carefully handled to limit him to factual testimony within his
personal knowledge, he makes a good witness. However, since
the evidence he can provide concerning Communist Party activities
is necessarily limited to the period prior to his expulsion from
the Communist Party it is not likely that he will be
the Communist Party it is not likely that he will be needed as a witness in any future Communist front cases. Bureau
files reflect, in addition to the above information furnished by
the Department, that was a member of the Socialist
Party of America from and a member of the
Communist Party from at which time he disagreed
with the Communist Party trade union policy which had been
prompted by Comintern instructions. left the Communist
Party in and later in that year the Party
claimed that it had expelled him.
served as a naid source of this Bureau
from and since has testified before the
House Committee on Un-American Activities, the Senate Internal
Security Subcommittee, the Subversive Activities Control Board
and in numerous deportation proceedings. In addition to the
comments contained in the Department's memorandum, our files
reflect the following information:
Amendment of the control of the cont
was arrested
MGS GTT 23 A28

TDH:ejf:gmf (8)

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~	Ten	#**** (A1221)	.01		ı
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With regard to this individual it is noted that she has been classified by the Department as a witness who was a member of the Communist Party and who was discussed individually because of her frequent testifying or because information reflecting upon her reliability has been received. The Department stated concerning

This witness has testified before the Board in the Jefferson School of Social Science case (12/1 - 2/53). Since then she has been consulted by Division attorneys concerning other front cases and the recent case of United States v. Weinstock. The concensus of opinion of the attorneys who have interplewed her is that she has become an unstable, neurotic individual whose testimony would have to be limited to facts susceptible to complete corroboration. Her use in any future case before the Board will not be considered unless her testimony is essential to successful prosecution.

		better	known	to the	Bureau	as.	· · · · · · · · · · · · · · · · · · ·
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	. *5	he was n	ot a	nember	of this	org	anization or the
Communist	Party a	t this t	ine.	In the	latter	par	t of 1947 she
Confacted	our New	York Of	fice (ind sai	1 she ii	rten	ded to join the
informati	rungy u an she n	na otsne	G TO	urn ton	the MB.	1 107	th whatever at if the FBI

was not interested she would contact some other anti-Communist

organization. The reasons given for her desire to join the Communist Party were that she had grown to realize the menace of Communism and

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After attending a few public meetings sponsored by
Communist aroups she voluntarily joined the Communist Party
and thereafter furnished very valuable information
TO THE IBL regarding individuals and arounizations was
Department contemplated using an interest in the tolo
TFIGI OF COMMUNIST FORTH leaders in Non York flits hat the
prosecution rested before she took the stand. This was a great
usuppointment to her and in she advised the
New fork Office that she was doing to "break off" from the
Louinut of Roverent During the period
She received an over-all total of 3914.10 for services
with superiors Dust G prolific report briter and depinted
w we cally us danguar of her time to Communist activities. Rines
" 400 LYLY OF W.L. She has been interviewed on humarous knows in a
by Department attorneys and finally testified for the Concernment
by Department attorneys and finally testified for the Government at the Jefferson School of Social Science hearing before the
Subversive Activities Control Board in December, 1953.
is erratic and extremely tempermental. She had a tentrum when
Department attorneys refused to let her examine her informant
reports prior to testifying and, at the last minute, threatened
not to appear at the afore-mentioned hearing. She is particularly
touchy with regard to the nature of the payments made to her
claiming she was not "a paid informant" and that all money
advanced to her was expended in furtherance of her Communist
activities.
Since testifying has been prone to exploit
her relationship with the FPT and considered to exploit
her relationship with the FBI and occasional inquiries have been
received from outside correspondents asking for clarification
of her status. In February, 1954, the Bureau confidentially
was afforded an opportunity to review an anti-Communist manuscript prepared by
contained some inoccuracies and several allegations which it is
doubtfull she could substantiate. The deal fell through when she refused to revise the document.
- ed moen to leaves the godinent.
She was married to
BRE GRES BILLET TON. TOO!
(100-382307)

	With regard to this individual it in notes that he had been electified by the Repertment as a vimess who was a realer of the recountst party and the one discussed individually because of his frequent toptifying or because infermation reflecting upon his reliability has been received. The Department indicated that was no classified because the fundau had agriced what it is no longer contacting him for infermation because he is real considered unreliable and unbruck—bit regarding other cases consider him unstable; consequently, his fature use before the future less that consequently. In addition, hivision atternays the have intervioused him regarding other cases consider him unstable; consequently. It fature use before the future less that contemplated.
	bec nover been a conficultal information the
	Thireany Deveyor, he was incorvious on various consistent regarding formulate and new state pattern after he volunter lly offered his assistance to first come to the Dursauts attention in
**************************************	conice of portinont invectigative respects concerning the investi-
} / *	ration of very furnished to the perception to the percept upon receipt in the Furnau thoron. Invoctination was discontinued when it are description. but been sepalled from the communication in the communication in the communication in the communication.
	interviewed as a potential vitaess in connection with several Communict front organizations against when the Repartment was proceeding before the Subversive Activities Central Recra under the previous of the Internal Fecurity Act of 1950. The results of those interviews were furnished the Repartment and subsequently ups interviewed by Repartment attorneys.

Subversive Activities Scotte	o a government ultmess tofore the L Board on May 20 and 21, 1935, in the ral Committee of American-Toviot of strongly considered as a mitness ion with the proceeding against the that sound,
THE STATE OF THE STATE OF THE CORT	inada all'adatana matana
10个并对小民族的公司代表(如此民国的) (在公安) 在我的过去分词 新闻的对话的 (在我们的人的人的人的人的人的人的人的人的人的人的人的人的人的人的人的人的人的人的人	w. care and an orange
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invocate one tint	could stay away from It was thomp town for any the Calence
STATE AND THE MANY AND	advised and that the
bureau rould not colorate an	v falco decurations being cate
against Bureau personnel. I	ad hanivat of the cau coling
oil design contract on still	b7D
Are responding to the factor	e november 2, 1984, replanted tolvil
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the preferent on the fact t	
Trains talous sales local se	rt. It is to be noted that Hart is
a commiss divority in this	easo, the represented ticking of in the A photostat of the alore-contioned dettor
tion formed by the fitteen an	d by lotton dated Follows 1, 1955, a
Thetestat of it was contito	the Chicago Cifico with the regions
whole Wileano Pointsh the Au	tour vive its continue tologive to see
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po letter datas February 21. 1955, the Chicago Office
nio ing the same of the same o
heen that the analogs of the Calcare
errico contained no developpy information regarding and that
car be elightly acquainsed with fourt fort as a result of
and the fact that they are both
resport of the Chicago Day Accoclation. Chicago also pointed out
that in vior of the vari dalso allegations date by the coupled
with his basiground, further inquiry or action in this ratter was
not decide varianted.
함께한 그 그들은 그 생각이 한 전 생각이 하는 그렇다는 가지 하는 그는 그들에게 됐다면 가득하는데 되어요.
The wan cos belloved recompany to advise the repartment
inacquel as the inferiotion received from Micago was of a negative
tyre; the Copartiont had not requested the Lureau to do coptiful
about it and it appeared that was again wising false
Acceptations.
It is to be noted the obsteacht is contained in the
afore-contioned cocorandes from Acelegant Abscrack Coneral Templetes
to the Attorney Concred Cated Caroli 11, 1955, that the biviolon
- articenory the have indervious - apprince his inspirit
Thora in no inelection in the bureaute file on that buch
inforgation has ever been furnished the Europe by the Department.

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Bufile	100-16	177

With regard to this individual it is noted that he has been classified by the Department as a witness who was a member of the Communist Party and who was discussed individually because of his frequent testifying or because information reflecting upon his reliability has been received. The Department indicated that this individual was so classified because he has testified before the Subversive. Activities Control Board in the cases against the Communist Party, USA, The Jefferson School of Social Science, the Labor Youth League, the National Council of American-Soviet Friendship, the Veterans of the Abraham Lincoln Brigade and the Civil Rights Congress. He has also been consulted regarding almost every Front case pending before the Board. His evidence has proved reliable in every instance and the Department feels that his continuing availability is important to the general program of the Subversive Organizations Section.

	was a member of	the Communis	t Party.	USA from	
			held var		
offices in the Co	mmunist Partu an				
was a member of				the	
Communist Party.		ed informatio			
on a confidential		<u> </u>		n he	
testified for the		he trial of a			
in New York City.	Since	has testified	publicIu	he is	
considered as a s					- :
past for informat					
by the Bureau.					· ·
	The state of the s	no or a second			
In add	ition to the info	rmation set o	ut in the	و جي جي آهيا	
Department's memo				was	£ 14, 5.
interviewed on a				. on	
December 5 and De	cember 6. 1951.	by representa	tives of	the	
Department and Sp	secial Agents of	the Bureau.	6 2	*	
					Salaria (
During	this interview.	admit	ted that	in accord	ance
with Communist Po			ugh a mar	riage :	
ceremony in			, , , , , , , , , , , , , , , , , , , ,		
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also testified to this derogatory information in his background under cross-examination during the Detroit Smith Act trial.

121- 279

This individual has been classified by the Department as a witness who was never a member of the Communist Party and concerning whom no derogatory information has been received reflecting upon his reliability. This witness was never an informant of the Bureau. The Departmental memorandum contained no information concerning other than his having never been a member of the Communist Party. Bureau files reflect the following information:

He was the subject of a loyalty inv	restigation in
The basis for the investigation was pr	redicated upon an
anonymous letter dated October 22, 1947, advi	sing that
	ecently married a
Communist by the name of	according to the
letter, was considered very dangerous and Log	Theoaffa sew tota
completely under her control. Following the	completion of the
investigation conducted in	when he
reapplied for Government employment, the Civi	
by memoranda dated September 20 1948, and Ja	T DELATOR COMMITTENTOR
that	me asser day roed
OTTO TO	
In addition to the material that a part	and the same of the same of the same
between Tn addition it is noted that a cro	
. 1, - 1, - 1, - 1, - 1, - 1, - 1, - 1,	resulted
in a divorce being granted on June 3, 1943.	It is jurther noted
that during an interview with Bureau Agents,	
	hat she accidentally
Tearned while she was then liv	
that he was a member of the Communist Party	under the
name of	и е е е
The Subversive Activities Control E	
Report of the Board, Document No. 41 dated Ap	oril 23, 1953, page 136
	oril 23, 1953, page 136
Report of the Board, Document No. 41 dated Ap	oril 23, 1953, page 136
Report of the Board, Document No. 41 dated Ap	oril 23, 1953, page 136
Report of the Board, Document No. 41 dated Ap	oril 23, 1953, page 136

Note on yellow:

Data is contained in 121-279

CCL:ph:mam

	(Bufiles 77-44771; 100-356713)
	With regard to this individual it is noted that he
,	has been classified by the Department as a witness who was a
	member of the Communist Party and who was discussed individually
	because of his frequent testifying or because of information
	reflecting upon his reliability has been received. The
	Department indicated this individual was so classified inasmuch
	as the Departmental attorneys handling the cases on the National
,	Council of American-Soviet Friendship, American Committee for
	Protection of Foreign Born and National Lawyers Guild while not
,	questioning Malkin's reliability report that he tends to state
	TUBLUAL CONCLUSIONS and To draw peneralizations from fasts
٠,	The Department advised it was recently reported that
3	han stated over one year ago that he had detected this fault in
	and had cautioned him to exercise restraint on the witness
	availt. Of repristry 19. 1999. Confirmed that he had made
	wite evaluation but added that he had observed testifuing
	on other occasions since that time and that in his oninton
,L	HOW IS INDICATED PRINCIPLE APPROPRIATE TO The Beneatment
	IV IS Delleved that if this witness is parefully handled to
,	Limit uls testimony to facts within his nersonal knowledge he
	will make a good witness.
٠,	
	In addition to the above the files of the Eureau
	reflect the following which reflects on the analysisting
ı	las a witness.
٠.	
,	has not been used as a regular informant
,	of this Bureau; however, he has been contacted for information
	in his possession regarding Communist activities. On various
	occasions, as a prerequisite for his furnishing information he has made demands for money
.	HE HAS MADE DEMANDS FOR MODEVI
N.	arphi
3, 6	
٠,	(100-356713-4)
	Volume 9 of the reports of the Special Committee on Un-American Activities. House of Representatives were seen to the special Committee on
Ĺ	testified
t	المراكب الماء المراكب الماء المراكب ال
Г	He testified that he had been a member
	or the Communist Party He was exhalted
	from the Communist Party in "Trotskylte activities."
	was readmitted to the Party in and again expelled in
	for protesting Moscow's interference in affairs of this country. **
	** 100-300/13-2)
	**#B00-356713-9 Info furnished Department by let 11-15-49,
	Bufile 77-44771-1)
	CFW:pat
	THE STANKE OF THE STANKE S

voluntarily offered his services to the U. S. Attorney, Southern District of New York, in connection with the trial of the eleven Communist Party advised he was offering his services in an advisory capacity only and would not appear as a witness under any circumstances. The U. S. Attorney advised our New York Office that he was not interested in utilizing connection with the above trial. (100-356713-5 This info furnished Department by let 5-13-54 captioned "Informants and Witnesses of INS" On September 13, 1949, the Senate Judiciary Subcommittee on Immigration Matters released testimony of _____in which he asserted that a few weeks previously a meeting had been held near Beacon, New York, which was attended by the eleven Communist Party leaders then on trial for violation of the Smith Act and that three top men from Moscow were present. At that time three of the Communist Party leaders on trial in New York; namely Henry Winsten, Gus Hall and Gil Green, were in jail, having been so remanded in June, 1949, and it was impossible for them to have attended this meeting. The New York Office of this Bureau has conducted considerable inquiry to ascertain if such a meeting was held near Beacon, New York, and could not establish that Information was confidentially received that on January 28, 1953, a representative of the "Chicago Sun-Times" inquired at the Board of Elections in New York City concerning specifically for the year 1939. in 1939 reflects he registered the voting record of . The voting record for as a member of the American Labor Party. This check was reportedly being made by "The Chicago Sun-Times" inasmuch as had "put the finger" on an employee of that newspaper. accusing him of being subversive, and the newspaper intended to prove that is a liar. According to the representative of the Chicago newsnaper. a check at Albany. New York,

20. This info furnished INS by let 2226-53)

foiled to roflect that

(100-35671

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^{**100-356713-9.} Info furnsihed Department by let 11-15-49, Bufile 77-44-771-1)

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While heing interviewed on July 13,	IUSE recentling	15 1
another matter advised that he and seve		
Communist Party members acting as"consultants":		'-
and Naturalization Service were disturbed by re		
appearing in New York City newspapers concerning		,
Immigration and Naturalization Service consult		17
to these articles tended to criticize		
these "consultants stated that he believed the believed that he believed the believed that he believed that he believed the believed that he believed the believed that he believed the believed th		f
Department or the FBI should release a statement		* 1
the status of the Immigration and Nautralization		, , , , , ,
"consultants" and in the event this statement was		, 2, , 2
that he and other "consultants" were considering press release. did not indicate the consultants are the consultants.		3 1, 1
press release. did not indicate the correlease contemplated by him and his associates		~
furnished Department let 7-27-54)	• (TOO-2) OVT2ST• IIII)	٠
On March 9, 1955, and March 23, 1955	Was	2.5
contacted in connection with another matter on	which occasions	٠. "
he advised he had nothing to say to the FBI an	d was not going	
to furnish any more information to this Eureau	. He further	
stated that		
		, ,
stated he will not c		• •
such time as the Attorney General changes his	aretronge Legaratus	
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4		
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FBI Identification Record Number	reflects	
	1-1-	, -
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Bufile 100-373225

With regard to this individual, it is noted that she has been classified by the Department as a witness who was a member of the Communist Party (CP) and who was discussed individually because of her frequent testifying or because information reflecting upon her reliability has been received. The Department indicated that this individual was so classified because she has testified before the Board in the cases against the Communist Party, USA (9/27/51; 10/8/51); Jefferson School of Social Science (1/7/54); Labor Youth League (12/1, 7/53); and Civil Rights Congress (1/12/55). The Department advised that no Indication has been received that her evidence was not reliable in each instance. However, at this time no information has been attributed to her which would require her appearance as a witness in any pending front case.

	TOO CONTRACTOR AND AND THE STATE AND
Toyon gow hee	was approached by the FBI in ped as a confidential, informant
Or too Brancost Of Allers of Allers	ped as a confidential, informant
or the sureau. She was an	informant from
during which time	of the CP and also
held the post	of the CF
Files of this Re	reau reflect that the question
of fails	toak refrece oner one duestion
	ure to file an income tax return
aton one futerust Reacure !	for the income she received from
wie bureau for services and	l expenses was raised unon cross
examination in some of the	cases in which she testified.
i a mharan tilar maret	delication and statement bear body that house
rs. bresentry negot	iating a settlement of her tax
return with Internal Revenu	
(8) (b)	

HARVEY MATUSOW

With regard to this individual it is noted that he has been classified by the Department as a uitness who was a member of the Communist Party and who was discussed individually because of his frequent testifying or because information reflecting upon his reliability has been received. The Department indicated that this individual was so classified because Hatusow has testified before the Subversive Activities Control Board in the cases against the Communist Party as well as three Communist front organizations during the period March, 1952 through June, 1954. The Department pointed out that a separate memorandum appraising Matusow's testimony in these cases before the Subversive Activities Control Board is being prepared. Further, it could be stated at this time that it is not considered necessary to reopen any of these cases because of Matusow's recent defection.

For your information Matusow is now classified as an individual of known unreliability. The Department and other appropriate Government agencies have been advised in connection with each Bureau communication in which Matusow was formerly described as of known reliability.

MJM:baw/ NV

(BUFILE 100- 381185)

With regard to this individual, it is noted that she has been classified by the Department as a witness who was a member of the Communist Party and who was discussed individually because of her frequent testifying or because information reflecting upon her reliability has been received. The Department indicated that this individual was so classified because although her credibility is not questioned, she is the who has demonstrated instability and a proceeding against him There is no information that the Department is considering be required in any pending cases. Was a confidential informant from
Our files reflect that testified in a
court hearing in 1953 in connection with
At the hearing
Bureau files contain no information indicating any Communist affiliation on the part of other than allegations made by in connection with his hearing on the writ. In Executive Session of the McCarthy Committee on August 11, 1954, identified a Photostat of an unidentified handwritten list of names stating that the list was in her handwriting and that the original had been furnished by her to the Bureau since she was acting as an informant. The FBI Laboratory concluded that the handwriting on the list is
record of her furnishing the original of the list to the Bureau. Pittsburgh did locate a list apparently identical which was obtained from in April. 1953. The information
concerning testimony in Executive Session has not been disseminated since it was obtained in confidence from Tames Inlians of the McCarthy Committee who stated that the should not be identified as having testified before the Committee.

Note on yellow:

Letter to Assistant Attorney General Olney, October 6, 1953, captioned "Communist Party, USA, Brief 3 Prosecution of Additional Communist Functionaries Under the Smith Act - Pittsburgh)." Letter to Assistant Attorney General Olney dated October 13, 1953, captioned "Communist Party, USA, Brief (Prosecution of Additional Communist Functionaries Under the Smith Act - Pittsburgh)." Letter to Assistant Attorney General Olney dated February 26, 1954, captioned Pittsburgh, Number 188, 82nd Congress."

This individual has been classified by the Department as a witness who was a member of the Communist Party and concerning whom no derogatory information has been received reflecting upon his reliability.

Joined the Communist Party in Detroit,
Wichigan, in 1945. He contacted the Bureau on November 29.

1948, and offered his services as an informant.

became a Bureau informant and was discontinued when

Probation Office. La Crossa Historia poficat

on ______ contacted the Detroit Office of the Bureau on _____ and advised that he was considering the possibility of writing a book concerning his experiences in the Communist Party. He stated at that time that he had written only two paragraphs of the first chapter of his contemplated book.

RCByrnes:ejf

NOTE ON YELLOW: See page 3

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Cn.	visited our	Lotroit	; ;
Office in a s	somewhat disgrantled condition and bi the PBI's reaction would be if he n	ttorly	i s o o o O sii
MARINE SECURITY SECTION	s will some a find broke month for the D	- 1,-1,-1	
			'
Washing Mary 4 to 18 and 18 and 18	To de la constant de		,
on the America	k his appearance before the House Com in Activities (NCVA). This was not i	milite	
	in acceptancing that the commission i		
	prvices at least on a part-time basis		
this appearsn	ico. He also complained that he hud	not yet	ŧ
	pay for one day promised to him by t		
	while testifying before this body.		
	ippy because he had attempted to draw in advance from his employer and	nis	, ,
AGGMOTON DGA	had inquired whether the	ught he	~
was a privile	ged phoractor to ask for such a Tayo	MOSTA WAR	`.'-
although	claimed that two other employe	es had	
proviously dr	day yacation pay in advance.		1.
*		79	a vist. Zge
*	further ntated that	- W	*
de renament deser	a testimonial beneuot in	honor	
all markets	Several of the five		a hin
to thin affect	Ir had been sent to United States Att	Manager Maniet II.	WAS OF
Mr. John Buce	is, Vice President in Charge of Perso	order for the	in in
Vord Votor Co	YODANY, SING		7
	All of t		
individuale r	returned all tickets without making c		. 42
tributions.	also clained that	and	,
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perition to E	to forge twenty-five names to a noni	neting	
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patition to p local ballot Communist Far the facts ros	to forge twenty-five names to a nominate the unidentified individual on the this poring stated he had attempted to parting commented that he beli	nating d known this. resent	
petition to plocal ballot Communist Far the facts run that he could on their appe	to forge twenty-five names to a nominative the unidentified individual on the this opring stated he have the propers who were more honest than advised he had attempted to practing commented that he belified back in the Communist Party "by tell (Detroit Smith Act defendants) of	nating d known this. resent eved testifying the	
petition to g local ballot Communist Far the facts ros that he could on their appe Smith Act cor	to forge twenty-five names to a nominative the unidentified individual on the this poring. this poring. ety members who were more honest than advised he had attempted to prerding commented that he belifiet back in the Communist Party "by sel (Detroit Saith Act defendants) of yiotions that many labor leaders had	nating d known this. resent eved testifying the made	
petition to g local ballot Communist Far the facts res that he could on their appe Smith Act dor public states	to forge twenty-five names to a nominate the unidentified individual on the this poring. Stated he had attempted he no earding advised he had attempted to parding commented that he belied between the communist Party by all (Detroit Shith het defendants) of wintions that many labor leaders had sents similar to the testimony he had	rating d known this. recent ved testifying the rade	
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petition to plocal ballot Communist Far the facts rose that he could on their appearant for the father in the Smith any of the De	to forge twenty-five names to a nominate the unidentified individual on the this poring stated he had attempted then commented that he believed he had attempted to parding commented that he believed in the Communist Farty by sal (Detroit Saith Act defendants) of victions that many labor leaders had tents similar to the testimony he had be trued. He stated he did not be stroit newspapers would publish his contractions.	nating d known this, resent eved testifying the made	
patition to plocal tallot Communist Far the facts run the facts run that he could on their appearant for the Smith app of the Debut felt he could but felt he could but felt he could but felt he could be could b	to forge twenty-five names to a nominate the unidentified individual on the this poring stated he had attempted to previously members who were more honest than advised he had attempted to previously for the Communist Perty "by sel (Detroit Soith Act defendants) of victions that many labor leaders had sents similar to the testimony he had not trial." He stated he did not be stroit newspapers would publish his exould find another publisher in case	nating d known this, resent eved testifying the made	
petition to plocal ballot Communist Far the facts rup that he could on their appearant for the father the Smith app of the Debut felt he could but felt he could but felt he could but felt he could be the could be	to forge twenty-five names to a nominate the unidentified individual on the this poring stated he had attempted then commented that he believed he had attempted to parding commented that he believed in the Communist Farty by sal (Detroit Saith Act defendants) of victions that many labor leaders had tents similar to the testimony he had be trued. He stated he did not be stroit newspapers would publish his contractions.	nating d known this, resent eved testifying the made	
petition to plocal vallet Communist Far the facts restained for the facts respectively on their appearance of the Smith and of the Debut felt he could but felt he could be publish a	to forge twenty-five names to a nominate the unidentified individual on the this poring stated he had attempted to previously members who were more honest than advised he had attempted to previously for the Communist Perty "by sel (Detroit Soith Act defendants) of victions that many labor leaders had sents similar to the testimony he had not trial." He stated he did not be stroit newspapers would publish his exould find another publisher in case	nating d known this. resent ved testifying the made made milleve complaints he decided	

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fairly treated by Agents of the Detroit Office. He added he had no desire to see the convictions of the Smith Act defendants reversed and he would hesitate to publish any statement which might jeopardize the results of the Detroit trial.

was advised that the Eureau would not attempt to suppress or censor any speech or writing he might desire to publish and he was specifically instructed to contact Hr. Kaess before publishing any statements which might have an adverse effect on the Detroit Smith Act case.

He was advised that he is under the control of the Haess as long as any appeal is pending in this matter and he should feel free to contact he. Haess at any time. He ress was supplied with the full facts regarding visit by our Detroit Office.

(100-373192)

NOTE ON YELLOW:

Information re contact of subject with Detroit Office was furnished to Department by letter to Warren Olney III dated 7-2-54 entitled "Communist Party, USA." 100-3-74-42.

Onto individual has been elecatified by the deposition of a witness who was a member of the decembed flowby can conservately when his section in the been conserved anti-estim upon his religibility.

confidential information by the function Could not relate the Control Could not relate the Control Could not relate

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100-373868-1

J.J.B.



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has been witness	received rewar as	eflecting of informant	pon his	reliabil Bureau.	ity. In The Dep	is <u>artmental</u>
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based or	investigat informatio	ion. The	lovaltv	investiga	tion was	
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3 "	The Subve	rsive Acti	vities G	ontrol Bo	erd in i	ts
official	Report of age 136, con	the Board, cerning the	Document e Communi	t No. 41 ist Party	dated Ap	oril 23,
stated	s follows:					
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the	expert for allegation (2) of the	s of the P	ey Genera etition	el in reg under Sec	ard to	
NOTE ON	YELLOW:					
	e results of					
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caption	ed					
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- JULIU WC	re also cent					
	re also sent -19-54 and 7	to the De	partment	by cove		

CCL:phjumjw (8)

(BUFILES 77-42055 + 100-351173)

With regard to this individual it is noted that he has been classified by the Department as a witness who was a member of the Communist Party and who was discussed individually because of his frequent testifying or because information reflecting upon his reliability has been received. The Department indicated that this individual was so classified because, while no report of his unreliability has been received, no information has been attributed to him at this time which would require his testimony in any pending Front case.

was born
in He joined the Communist Party in
in the Communist Party
THE CHE COMMUNICS C PARCY
served as a paid informant from
to He was discontinued as an informant on
` ·
Smith Act trial, and at several subsequent Smith Act trials in various parts of the United States as well as before congressional committees. Our files reflect that he has always given substantially the same story relative to his background, schooling
and activities in and break with the Communist Party; however, there have been minor discrepancies in his testimony mostly with
reference to dates and authority for certain Communist Party
activities. These have been attributed to the frequency with
which he testified.
The records of the Identification Division of this
Bureau reflect that was
grresed
Information has been received that
Latter of the original product of contract of print d
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drunk on the job. Additionally has admitted at some of
the trials in which he testified that he was acquainted with
Gerald L. K. Smith subsequent to his break with the Party and
77 L. L. L. L. Marchelle M. L.
He has admitted that he did some research work for Smith but claims he has not spoken to him since about 1941. (77-42055-1,14)

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* 4	On	was arrested	
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7	(100=351123) <		. ;

This individual has been classified by the Department as a witness who was a member of the Communist Party and concerning whom no derogatory information has been received reflecting upon his reliability. was a confidential Our files reflect that informant of the FBI during the period from anneared as a Government witness in the Pittsburgh Smith Act was in contact with It is noted further that ot which time Agents of this Bureau on 11 he was intoxicated. On another occasion in apparently had been drinking. In addition was noted that In the above-mentioned Pittsburgh Smith Act to the above, [trial, testified that for security reasons he had not reported

his FBI income on his income tax returns.

WJ:baw

With regard to this individual it is noted that he has been classified by the Department as a witness who was a member of the Communist Party and who was discussed individually because of his frequent testifying or because information reflecting upon his reliability has been received. The Department indicated that this individual was so classified because he had testified before the Subversive Activities Control Board in the cases against the Jefferson School of Social Science on June 15, 1954, and the Veterans of the Abraham Lincoln Brigade on June 22, 1954. Since then, he had become associated with a New York State legislative committee which was investigating a phase of Communist activities. A Division attorney, who interviewed him recently, reported that he now appears unstable and does not distinguish between information he personally obtained as a Party member and that which has come to his attention through his association with this committee.

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n investigation.	by the Federal B	ureau of 1	nvestigation.
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RDS:amc

Bureau main file on

	submitted a few voluntary reports
and letters to our	
	then
	voluntarily contacted the New York
Office of this Bur	eau and furnished considerable informa-
tion regarding num	erous Communist Party members in
New York City and	vicinity and Communist activities in
that area, and mad	e available for photostating a large
quantity of materi	al relating to Communist matters. He
appeared to be cod	perative.
in the second second	
The	the Bureau received information
	tended the Supversive Activities Control
Board hearings in	New York City concerning the Labor
Youth League and v	oluntarily offerred his services to
Special Assistant	to the Attorney General Alra Haddrix.
He claimed to have	served as an FBI informant and that he
had submitted a re	port to the FBI regarding the Labor
Youth League. Alt	hough he actually never was an informant
he did voluntarily	submit a few reports and letters to
our New York Offic	e in One of these reports concerne
the Labor Youth Le	ague and the information contained therei
was made available	to Mr. Maddrix in February 1954.
un repri	ary 18, 1954, Immigration and Naturaliza-
tion service made	a name check on the subject since he
was being consider	ed as a possible witness or informant.
	(20-0-53435)
As of	was employed as
!	
ine rece	mmended decision dated December 9, 1954, Activities Control Board regarding the
or the supversive	ACCIVILIES CONCROI DOZIN FEGURING the Social Science identified the Various
Correspond attended to	es in the hearings. With respect to
TOVELIMENT WITHESS	cument reflected. Party member
nerional Dow	ty mass work in other organizations;
affonded Taffoneon	School, 1947, 1949; expelled from
Party.	
	(100-227027-527)

	<u></u>	
	In	an individual contacted the
	New York Office to advise h	e was interested in joining
	the Labor Youth League and	becoming an informant for the
		he had been urged
	by to join this	organization on behalf of
	the Bureau. all	egedly told him he could not
	become an informant for the	Bureau unless he was first
	a member of the organization	n and, therefore, this
_	individual should furnish a	
L		urnish the data to our
_	New York Office. This indi	
L	was not acting o	n behalf of the Bureau. The
•	New York Office advised tha	t in view of the above, any
	future contacts with	
	most circumspect manner.	જરી કે પહેર જિલ્લો સ્ટ્રેસ્ટિસ્ટ્રેસિ

No information is reflected in Bureau files regarding the reliability or emotional stability of

Bufile 100-160330

With regard to this individual it is noted that he has been classified by the Department as a witness who was a member of the Communist Party and who was discussed individually because of his frequent testifying or because information reflecting upon his reliability has been received.

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-			r confidentia			<u> </u>
1.7. m. da . 7. a			o justify his			·, ·
	did not		o protect		ppear as a knowing hi	
he a "h	on one	v votraov nahřínov	tial informat			or GO
regardi	ne this	testimony	were furnish	ed to a G	rand Jury.	* * * * * * *
which r	eturned	a "no tru	e bill." The	Départme	nt states	it is
believe	d his to	stimony w	es otherwise	reliable	in every r	espect
His use	as a wi	tness in	future cases	needs to	be confine	d to
matters	as to w	hich his	testimony is	essential	., and the	in the second se
Detroit	LASTINO	77.77 7.7° 1 1 15	are to be tra	ngiy dere	nied on dr	recu
				manufacture of the contraction of		*
		n he is u				*
		n he is u	sed.			. , ,
	tion whe	n he is u	sed. Id informant	for the E		
examina	tion whe	n he is u was a pa until	sed. Id informant	for the E	Jureau from	
examina	tion whe	n he is u was a pa until troit Smi	id informant th Act trial.	for the E	dureau from took the wi	tness
examina	tion whe	n he is u was a pa until troit Smi	sed. id informant	for the E	Jureau from	tness
examina	tion whe	n he is u was a pa until troit Smi	id informant th Act trial.	for the E	dureau from took the wi	tness
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examina	tion whe	n he is u was a pa until troit Smi	id informant th Act trial.	for the E	dureau from took the wi	tness

PWD:baw 1990

NOTE ON YELLOW: The Department was fully informed concerning the alleged perjury of ______at the time of its occurrence in December, 1953. There were several conferences held with Departmental Attorneys at that time and the data was again sent to the Attorney General by memorandum dated 3/4/55. Data regarding Santwire's arrest was furnished to the Department by memorandum on 3/16/54. Both of the above forwarded under caption "ComprosDetroit, IS-C."

Bufile	100-372551

This individual has been classified by the Department as a witness who was a member of the Communist Party (CP) and concerning whom no derogatory information has been received reflecting upon his reliability.

movement information. matters from		sociated with the ose of furnishin Sureau informant	ig this Bureau
testified as a the Smith Act the Subversive	Government with Trial in Los Ang Activities Con-	reles and again trol Board, Mash	during before lington, D. C.
married			

TC:prh (8)



Bufile 100-374164

With regard to this individual it is noted that he has been classified by the Department as a witness who was a member of the Communist Party and who was discussed individually because of his frequent testifying or because information reflecting upon his reliability has been received.

so classified b) ecuse
front cases, in	The Department believes he is a credible testimony may be desired in future Communist coluding the Givil Rights Congress and the tree for the Protection of Foreign Born.
	was a paid informant for the Bureau from
unti	

PWD:prh:1s (8)

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- 1 - 1	* * * * * * * * * * * * * * * * * * * *	. ;	, B	ufile	100-18	7982
		With 1	egarā	to th	Îs ind	ivid
he h	as bec	en clas	sifie	d by t	he Dep	artm
ras :	a memi	per of	the C	ommáni	st Par	ty a
indi:	vidna	liv hec	APRA	nt hic	Front	ant:

ual it is noted that ent as a witness who nd who was discussed testifying or because information reflecting upon his reliability has been received. The Department indicated that this individual was so classified because he was called in the case against the National Council of American-Soviet Friendship in June 1954 to identify one person as a member of the Communist Party. Department attorneys have reported that limited mentality does not recommend him for extensive use as a witness. Bureau files reflect that became a confidential source of the Bureau in and that he testified as a Government witness in the Smith Act trial [was a member of the Communist Party and the Communist Political Association during the period through during the course of interview in concerning his affiliation with the Communist Party and subversive organizations, stated that

Report of SA Gerard C. Carroll dated October 8, 1953, at St. Louis captioned Security Matter - C" furnished the Department on October 30, 1953, Bufile 100-187982-20.

MJM: pat

(Bufile 100-353742)

This individual has been classified by the Department as a witness who was a member of the Communist Party and concerning whom no derogatory imformation has been received reflecting upon his reliability.

	was a confidentia	I informant for	the
Bureau from			
Aren	iew of the Bureau's	file recarding	
fails to reflect	any derogatory inf	ormation or inf	ormation
indicating unrel	iability on the par	t of ot	her than
his testimony be	fore the House Comm		
Activities			when
1dentifie		as à Commun	
member and	on taking the sta	nd called	_a "liar"
and denied that	he had ever been a	Communist Party	member.
The aforemention	ed data regarding	testimo	ny arainst
	furnished the Depar		
	ey General William		
October 21, 1950	captioned "Civil	Rights Congress	Internal
Security - C, Ir	ternal Security Act	: 1950" (Bufile:	<u>61-1</u> 0149-4181)
and October 12,	1954, captioned		Security
Matter - C; Per	ury (Bufile 100-36	9564-16)	The second

JHK:pat:mmf (8)

Bufile 100-373264

This individual has been classified by the Department as a witness who was a member of the Communist Party (CP) and concerning whom no derogatory information has been received reflecting incommistive West West West Towns of the Communist Party (CP) and reflecting incommist residentially the content of the Communist Research and the Communist R

rerracerus abouturs institution.	
was a member of the	3P from approximately
when he withdrew from t	ne Party. He re-entered
the CP in and remained a	Party member until
when he testified in the Philad	alphia Smith Act Trial.
We was a Bureau security informant fr	<u>5m</u> • ∞-
Bureau files reflect the fo	llowing information concerning
In I	aised the question of
whether or not it was permissible to	benefit financially by
publicizing services for the FEI afte	r conclusion of the Smith
Act Trial in Philadelphia, at which h	e was to testily.
	The state of the s
The Control of the Co	wed \$2250 in back income
toxes on money received by him from t	he FBI even though he had
haan instructed to nav such texes. A	s of February, 1955, ne was
mountation the normant of the back in	come taxes with the internal
Revenue Service, also as of February, 19	55, ne was nard pressed
financially because of his purchase of	L a new nome and are
failure to sell or rent his former re	sidence.
VDH: prh (8)	
NOTE ON YELLOW: Information that	
MOTE ON TERMONS THEOLING STOIL OHRO	l:
was furni	shed to Assistant Attorney
	**

was furnished to Assistant Attorned General Tompkins by letter dated 2-4-55, captioned "Communist Party, USA, Brief, (Prosection of Additional Communist Functionaries under the Smith Act - Philadelphia) Internal Security - C."

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FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

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